

## Legislative Report Week of May 5 – May 10, 2024

To: Members of ICIC

From: Jack Dorgan, Kim McCullough-Starks, Ashlyn Deakin Sodowski

Date: May 10, 2024

Subject: Legislative Activity

This week in Springfield legislators continued to pass bills out of committee and out of the chambers as there are only a couple weeks remaining in the 2024 Spring Session. Next week the House and the Senate have a substantive bill 3<sup>rd</sup> reading deadline on Friday, May 17, 2024. The legislature is scheduled to end session on Friday, May 24, 2024, with dates reserved through Friday, May 31, 2024, in the event a budget hasn't been finalized.

Please find attached your updated legislative report. While we have removed bills that don't appear to be moving forward at this time, we continue to track them and monitor all amendments for the inclusion of language that may impact your organization.

As you review the report, please note that amendments may have been filed on a bill since our last report. If an amendment was filed, for your convenience, we have included a synopsis and a link to the amendment language in the bill description column immediately below the bill summary. Please let us know if you have questions or comments on any of the bills. We will continue to monitor legislation that may impact your organization as bills move through the legislative process.

## In the News...

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

Lawmakers, organizations express frustration over continued licensing delays in Illinois. See here.

**ANALYSIS: 'Significant enough' opposition to Pritzker's revenue plan leads to call for cuts.** See <u>here</u>.

Mayor Johnson meets with labor leaders on 2nd day in Springfield, continues push for state funds. See <u>here</u>.

Public officials seek greater oversight of prescription drug middlemen as two state departments say they are open to further regulating industry. See <u>here</u>.

**Rebuilding Decatur: Resurfacings and bridge work highlight another historic construction season.** See <u>here</u>.

IL Senator Villivalam echoes need for clean and equitable transportation within Illinois. See here.

IL House committee approves bill banning marketing of vapes resembling school supplies. See here.

Leader Lightford introduces measure to regulate hemp, delta-8 products. See here.

Democratic lawmakers, business owners push for regulation, tax for hemp products. See here.

Illinois hemp businesses owners call for regulation and taxation, not prohibition. See here.

## ICIC - 5/10/24

Bill	Sponsors	Title	Last Action	Latest Version
L 103rd <u>HB 1287</u>	William "Will" Davis Stephanie A. Kifowit Tracy Katz Muhl	PROP TX-DESCRIPTIONS         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         House Committee Amendment #1         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.         House Committee Amendment #2       Synopsis - HCA#2 - Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in counties with 3,000,000 or more inhabitants and in all other counties in which the county board so provides, by ordinance or resolution, owners of income-producing properties in the county board so provides, by ordinance or resolution, owners of income-producing properties in the county shall file physical descriptions of their properties <td>House • May 09, 2024: House Committee Amendment No. 3 Referred to Rules Committee</td> <td>Version Introduced</td>	House • May 09, 2024: House Committee Amendment No. 3 Referred to Rules Committee	Version Introduced
		with the chief county assessment officer upon request of the chief county assessment officer. Sets forth the period of time during which those provisions apply. Provides that the request for information shall include an individualized statement specifying all physical description information that the assessor's office has on record or recorded against the property and shall contain a statement that the owner may confirm the information if no changes are required. Imposes certain penalties if the property owner fails to respond to a request for information. Amends the Freedom of Information Act to provide that financial records and data related to real estate income, expenses, and occupancy submitted by or on behalf of a property owner to a chief county assessment officer, except if submitted as part of an assessment appeal, are exempt from disclosure. Effective immediately.		
		House Committee Amendment #3 Synopsis - HCA#3 - Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in counties in which the county board so provides, by ordinance or resolution, owners of income- producing properties in the county shall file physical descriptions of their properties with the chief county assessment officer upon request of the chief county assessment officer. Sets forth the period of time during which those provisions apply. Provides that the request for information shall include an individualized statement specifying all physical description information that the assessor's office has on record or recorded against the property and shall contain a statement that the owner may confirm the information if no changes are required. Imposes certain penalties if the property owner fails to respond to a request for information. Amends the Freedom of Information Act to provide that financial records and data related to real estate income, expenses, and occupancy submitted by or on behalf of a property owner to a chief county assessment officer, except if submitted as part of an assessment appeal, are exempt from disclosure. Effective immediately.		
		May 09, 2024, House • House Committee Amendment No. 3 Filed with Clerk by Rep. William		
		"Will" Davis <ul> <li>House Committee Amendment No. 3 Referred to Rules Committee</li> </ul>		
		May 07, 2024, House		
		House Committee Amendment No. 2 Referred to Rules Committee		
IL 103rd HB 1377	<u>Norma</u> <u>Hernandez</u>	PROP TX-NEW RESIDENTIAL	Senate • May 02, 2024: Placed on	Engrossed

	Don Harmon Emanuel "Chris" Welch	Amends the Property Tax Code. Creates a residential new construction homestead exemption. Provides that the county board of a county with more than 3,000,000 inhabitants, or any other county that elects to be a qualified county, may designate one or more geographic areas within the county as eligible areas. Sets forth certain requirements for an area to be designated as an eligible area. Provides that newly constructed homestead property that is located in an eligible area is entitled to a residential new construction homestead exemption equal to 50% of the assessed value of the property in the current taxable year. Provides that the exemption shall continue for a period of 10 consecutive taxable years or until the property is sold, transferred, or conveyed to a subsequent owner (other than a subsequent owner that meets certain specified conditions), whichever is earlier. Effective immediately. House Committee Amendment No. 2: Replaces everything after the enacting clause. Amends the Property Tax Code. Creates a homestead exemption for eligible property that contains a single family residence that was built no earlier than January 1, 2021 by a municipality and was sold to a private homeowner before January 1, 2035. Provides that the exemption applies for a 10-year period beginning with the tax year following the year in which the property Tax Code to provide that certain notice requirements concerning termination of the senior citizens homestead exemption apply for taxable years 2019 through 2024 (currently, 2023). House Committee Amendment #1 - adopted Synopsis - HCA#1 - Further amends the Property Tax Code to provide that certain notice requirements concerning termination of the senior citizens homestead exemption apply for taxable years 2019 through 2024 (currently, 2023). House Committee Amendment #2 - adopted Synopsis - HCA#2 - Replaces everything after the enacting clause. Amends the Property Tax Code. Creates a homestead exemption for eligible property that contains a single family residence that was bui	Calendar Order of 2nd Reading May 7, 2024	
		homeowner. Sets forth the amount of the exemption. Effective immediately. May 02, 2024, Senate • Placed on Calendar Order of 2nd Reading May 7, 2024 May 01, 2024, committee • Do Pass Revenue; 007-000-000 Apr 30, 2024, Senate • Rule 2-10 Committee Deadline Established As May 10, 2024		
IL 103rd <u>HB 2161</u>	Will Guzzardi Natalie Toro Sue Scherer	<ul> <li>UNLAWFUL DISCRIMINATION-FAMILY</li> <li>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 in 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 to 2 or more person</li> <li>ICIC- Monitor</li> <li>HCA #1 &amp; #2 were filed in 2023 and have been reassigned to committee. House Committee Amendment #1 - adopted</li> <li>House Floor Amendment #3 - adopted</li> <li>Synopsis - HFA#3 - Replaces everything after the enacting clause with provisions of the bill as amended. Includes "family responsibilities" in the definition of harassment. Defines family responsibilities to mean an employee's actual or perceived provision of personal care to a family member. Defines "personal care" and "family member". Includes "family member"</li> </ul>	Senate • May 07, 2024: Rule 2-10 Committee Deadline Established As May 10, 2024	Engrossed

IL 103rd HB 2363	Nicholas K. Smith Adriane Johnson Lindsey LaPointe	responsibilities" in the provisions creating a civil rights violation if violated by an employer, employment agency, or labor organization. Provides that nothing contained in the Act may be construed to obligate an employer, employment agency, or labor organization to make accommodations for an employee based on family responsibilities, including accommodations as related to leave, scheduling, absenteeism, timeliness, work performance, referrals from a labor union hiring hall, and benefits. Bill up for consideration • Senate Judiciary May 14, 2024 02:30pm 409 Capitol Springfield, IL May 07, 2024, Senate • Assigned to Judiciary • Rule 2-10 Committee Deadline Established As May 10, 2024 May 06, 2024, Senate • Added as Alternate Co-Sponsor Sen. Sara Feigenholtz 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 on and after January 1, 2024 and (ii) a pin-base compact fluorescent lamp on and after January 1, 2024 and (ii) a pin-base compact fluorescent lamp on a linear fluorescent lamp on and after January 1, 2025. Exempts specified lamps from the Act. Contains enforcement provisions. Allows	Senate • May 01, 2024: Added as Alternate Co- Sponsor Sen. Laura Ellman	Engrossed
		the Environmental Protection Agency to adopt rules to implement and enforce the Act. Contains a severability provision. Contains other provisions. House Committee Amendment No. 1: Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Amends the Environmental Protection Act (rather than creates the Clean Lighting Act). Prohibits offering for sale, selling, or distributing as a new manufactured product (i) a screwbase or bayonet-base compact fluorescent lamp on or after January 1, 2026 (rather than January 1, 2024), and (ii) a pin-base compact fluorescent lamp or a linear fluorescent lamp on or after January 1, 2027 (rather than January 1, 2025). Adds exemptions for specified lamps. Provides that utilities may offer energy efficient lighting, rebates, or lamp recycling services, or claim persisting energy savings based on fluorescent technology resulting from such programs, through its energy conservation and optimization plans approved by the Illinois Commerce Commission under certain provisions. Makes technical changes. S House Committee Amendment #1 - adopted Synopsis - HCA#1 - Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Amends the Environmental Protection Act (rather than creates the Clean Lighting Act). Prohibits offering for sale, selling, or distributing as a new manufactured product (i) a screw-base or bayonet-base compact fluorescent lamp on or after January 1, 2026 (rather than January 1, 2024), and (ii) a pin-base compact fluorescent lamp or a linear fluorescent lamp on or after January 1, 2027 (rather than January 1, 2024), and (ii) a pin-base compact fluorescent lamp or a linear fluorescent lamp on or after January 1, 2027 (rather than January 1, 2024), and (ii) a pin-base compact fluorescent lamp or a linear fluorescent lamp on or after January 1, 2027 (rather than January 1, 2025). Adds exemptions for specified lamps. Provides that utilities may offer energy eff		
		May 01, 2024, Senate <ul> <li>Added as Alternate Co-Sponsor Sen. Laura Ellman</li> </ul>		
		Apr 19, 2024, Senate • First Reading		
		Referred to Assignments		
IL 103rd HB 3606	Curtis J. Tarver, II Kimberly A. Lightford Edgar Gonzalez, Jr.	Referred to Assignments     BEP-GOOD FAITH EFFORT     Amends the Business Enterprise for Minorities, Women, and Persons with     Disabilities Act. Defines terms. Provides factors for determining whether a good     faith effort has been made for purposes of granting a waiver under the Act.     Provides for a uniform standard of contract goals for State agencies, public     institutions of higher education, and other departments. Specifies further     requirements concerning uniform contract goals. 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 Business Enterprise Council may (rather than shall)     grant a waiver under specified circumstances. Provides criteria for granting a	Senate • Apr 30, 2024: Rule 2-10 Committee Deadline Established As May 10, 2024	<u>Engrossed</u>
		waiver. Makes conforming changes.		

		House Floor Amendment No. 1: Replaces everything after the enacting clause. Reinserts provisions of the introduced bill with changes. Changes reference to "penalty" to "damages" in provision concerning the Council's enforcement procedures and a provision concerning remedies or sanctions for vendors failing to make good faith efforts to meet contract goals. Makes other technical changes.Statutes affected: Introduced: 30 ILCS 575/2, 30 ILCS 575/3, 30 ILCS 575/5, 30 ILCS 575/7, 30 ILCS 575/8Engrossed: 30 ILCS 575/2, 30 ILCS 575/3, 30 ILCS 575/5, 30 ILCS 575/7, 30 ILCS 575/8 Apr 30, 2024, Senate • Rule 2-10 Committee Deadline Established As May 10, 2024 Apr 24, 2024, Senate • Re-assigned to Executive Apr 28, 2023, Senate • Rule 3-9(a) / Re-referred to Assignments		
IL 103rd <u>HB 4317</u>	<u>Jay Hoffman</u> <u>Elgie R. Sims,</u> <u>Jr.</u> <u>Anthony</u> <u>DeLuca</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 60/24Engrossed: 770 ILCS 60/24         ICIC- Monitor closely         May 03, 2024, Senate         • Added as Alternate Co-Sponsor Sen. Cristina Castro	Senate • May 03, 2024: Added as Alternate Co- Sponsor Sen. Cristina Castro	Engrossed
		May 01, 2024, Senate <ul> <li>Placed on Calendar Order of 2nd Reading May 2, 2024</li> </ul> <li>May 01, 2024, committee <ul> <li>Do Pass Judiciary; 009-000-000</li> </ul> </li>		
IL 103rd <u>HB 4660</u>	<u>Bob Morgan</u> <u>Elgie R. Sims,</u> <u>Jr.</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 60/21Engrossed: 770 ILCS 60/5, 770 ILCS 60/21 ICIC- Monitor	Senate • May 01, 2024: Placed on Calendar Order of 2nd Reading May 2, 2024	Engrossed
		May 01, 2024, Senate • Placed on Calendar Order of 2nd Reading May 2, 2024 May 01, 2024, committee • Do Pass Judiciary; 009-000-000 Apr 24, 2024, Senate • Assigned to Judiciary		
IL 103rd <u>HB 4661</u>	<u>Jay Hoffman Bill</u> <u>Cunningham</u> <u>Rita Mayfield</u>	PUBLIC UTILITY-INFRASTRUCTURE 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,	Senate • May 09, 2024: Placed on Calendar Order of 3rd Reading	Engrossed

		<ul> <li>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, to facilitate the delivery of broadband services to Illinois residential and commercial customers on the condition that the access to and use of that electric utility's infrastructure, facilities, and assets (A) be granted on a non-discriminatory, non-exclusive, and competitively neutral basis; and (B) co</li> <li>ICIC- Monitor</li> <li>UCA- Oppose</li> <li>House Floor Amendment #1 - adopted</li> <li>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 county with a population of 3,000,000 or more to consent to, or grant to, any other person by agreement, lease, license, or otherwise, the right to access, occupy, or use any infrastructure, facility, easement, or asset of any kind not owned by the electric utility.</li> <li>May 09, 2024, Senate</li> <li>Second Reading</li> <li>Placed on Calendar Order of 3rd Reading</li> </ul>		
		May 02, 2024, Senate		
	1 11 55	Placed on Calendar Order of 2nd Reading May 7, 2024		
IL 103rd <u>HB 4772</u>	Jay Hoffman Cristina Castro	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-related services, construction-related professional services, and construction support services (rather than construction add 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. House Committee Amendment No. 2: Removes references in the introduced bill to construction-related services, construction-related professional services, and construction support services.Statutes affected: Introduced: 30 ILCS 500/45Engrossed: 30 ILCS 500/45 ICIC- Continue Monitoring OK with HCA#2 House Committee Amendment #1 - tabled, not moving forward House Committee Amendment #2 - adopted Synopsis - HCA#2 - Removes references in the introduced bill to construction-related services, construction-related professional services, and construction support services. Apr 30, 2024, Senate Apr 17, 2024, Senate	Senate • Apr 30, 2024: Rule 2-10 Committee Deadline Established As May 10, 2024	Engrossed
IL 103rd <u>HB 4844</u>	Robyn Gabel Bill Cunningham	Referred to Assignments     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 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 505/5, 20 ILCS 505/7, 20 ILCS 505/7, 20 ILCS	Senate • May 09, 2024: Placed on Calendar Order of 3rd Reading	Engrossed
		335/1, 15 ILCS 335/4, 15 ILCS 510/7, 20 ILCS 5/5, 20 ILCS 65/20, 20 ILCS 105/4, 20		

		ILCS 1370/1, 20 ILCS 1405/1405, 20 ILCS 2105/2105, 20 ILCS 2310/2310, 20 ILCS		
		2605/2605, 20 ILCS 2610/16, 20 ILCS 3440/13, 20 ILCS 3855/1, 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 750/10, 30 ILCS 805/8, 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 115/9, 35 ILCS 115/9, 35 ILCS 115/12, 35 ILCS 120/2, 35 ILCS 120/3, 35 ILCS 130/2, 35 ILCS 735/3, 20 ILCS 2505/2505, 35 ILCS 5/506, 35 ILCS 101/1, 40 ILCS 5/15, 40 ILCS 5/16, 50 ILCS 45/30, 50 ILCS 705/20, 70 ILCS 5/3, 55 ILCS 5/4, 55 ILCS 5/10, 70 ILCS 705/20, 70 ILCS 1816/15, 70 ILCS 2005/11, 7		
		ICIC- Continue to closely monitor		
		May 09, 2024, Senate <ul> <li>Second Reading</li> </ul>		
		Placed on Calendar Order of 3rd Reading		
		May 02, 2024, Senate		
		Placed on Calendar Order of 2nd Reading May 7, 2024		-
IL 103rd <u>HB 4846</u>	Curtis J. Tarver. II Sonya M. Harper Yolonda Morris	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 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 HB4846 and HFA#1, however, ICIC doesn't want to publicly take a stance. Notes: too punitive, penalties after the job is completed, who sets uniformity, DCEO? Per Tom Cuculich for HFA#1 (4/17) - Whether we outright oppose or internally oppose while talking to legislators, the "return all funds" clause has always been one of those hills to die on for ICIC. A compliance determination must be made before any work is done and funds are paid. The intent of legislators is good, but a "return all funds" pushtemet could bankrupt a company, and that company could be an MBE/DBE. House Eloor Amendment #1 - adopted (Adopted) HFA#1	Senate • Apr 24, 2024: Placed on Calendar Order of First Reading April 30, 2024	Engrossed
		Apr 24, 2024, Senate <ul> <li>Arrive in Senate</li> </ul>		

	1	Placed on Calendar Order of First Reading April 30, 2024		
		Apr 19, 2024, House		
II 102rd	loff Kajabar	Added Chief Co-Sponsor Rep. Yolonda Morris	Sanata • May 00	Engropped
IL 103rd <u>HB 4848</u>	Jeff Keicher Erica Harriss Jason Bunting	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 wivelation 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. House Floor Amendment No. 1: Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that no person shall operate or cause to be operated, on a highway, a commercial motor vehicle, with the exception of a highway maintenance vehicle, transporting garbage or refuse unless the tailgate on the vehicle is in good working repair, good operating condition, and closes securely, with a cover or tarpaulin of sufficient size attached so as to prevent any load, residue, or other material from escaping. Provides that a violation of the provisions shall be a petty offense punis ICIC - Monitor Brian checking with IAACP for opinion There's a law already in place that establishes the level of covering trucks. This bill is not needed. House Floor Amendment #1 - adopted Synopsis - HFA#1 - Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that no person shall operate or cause to be operated, on a highway, a commercial motor vehicle, with the exception of a highway maintenance vehicle, transporting garbage or refuse unless the tailgate on the vehicle is in good working repair, good operating condition, and closes securely, with a cover or tarpaulin of sufficient size attached so as to preven	Senate • May 09, 2024: Placed on Calendar Order of 3rd Reading	Engrossed
		Second Reading		
		Placed on Calendar Order of 3rd Reading		
		May 08, 2024, Senate		
		• Placed on Calendar Order of 2nd Reading May 9, 2024		
IL 103rd <u>HB 4899</u>	Camille Y. Lilly Laura Fine	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. House Committee Amendment No. 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.Statutes affected: Introduced: 210 ILCS 9/23, 210 ILCS 9/135, 210 ILCS 45/3, 210 ILCS 46/3Engrossed: 210 ILCS 55/4, 210 ILCS 60/5 ICIC- Monitor closely Internally oppose Tom - checking with architects Jack - speaking with sponsor	Senate • May 02, 2024: Placed on Calendar Order of 3rd Reading May 7, 2024	Engrossed

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		House Committee Amendment #1 - adopted 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.		
		May 02, 2024, Senate		
		Second Reading		
		Placed on Calendar Order of 3rd Reading May 7, 2024		
		May 01, 2024, Senate		
		Placed on Calendar Order of 2nd Reading May 2, 2024		
IL 103rd	Jay Hoffman	UNSOLICITED PROPOSALS	Senate • May 01,	Engrossed
<u>HB 5100</u>	<u>Cristina</u> <u>Castro</u>	Amends the Illinois Procurement Code. Provides that nothing in specified provisions concerning prohibited bidders shall prohibit a person or business from submitting an unsolicited proposal under the Public-Private Partnership for Transportation Act.Statutes affected: Introduced: 30 ILCS 500/50Engrossed: 30 ILCS 500/50	2024: Rule 2-10 Committee Deadline Established As May 10, 2024	
		May 01, 2024, Senate		
		Referred to Assignments		
		Assigned to Executive		
		Rule 2-10 Committee Deadline Established As May 10, 2024		
IL 103rd <u>HB 5158</u>	<u>Nabeela Syed</u>	<b>\$DCEO/ICCB-GRANTS</b> 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.	House • Feb 28, 2024: Assigned to Appropriations- Higher Education Committee	Introduced
		Feb 28, 2024, House		
		Assigned to Appropriations-Higher Education Committee		
		Feb 09, 2024, House		
		First Reading     Referred to Rules Committee		
II 102rd			Sonato • May 02	Engrossod
IL 103rd <u>HB 5304</u>	Jaime M. Andrade, Jr. Laura M. Murphy Dave Vella	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 operator. Limits the use of a photograph or recorded image captured by 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 and add ICIC to list of supporters Road Builders bill. IDOT- Supports bill and HCA#1 Midwest Truckers Assoc oppose bill House Committee Amendment #1 - adopted	Senate • May 03, 2024: Added as Alternate Chief Co- Sponsor Sen. Julie A. Morrison	Engrossed
		Trade dominitie Amendment #1 - adopted		

Synopsis - HCA#1 - Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that the Illinois State Police (rather than the Department of Transportation) shall establish and administer the Highway Work Zone Speed Control Pilot Program. Provides that the Illinois State Police (rather than the Department of Transportation) shall install and operate automated traffic control systems in highway construction and maintenance speed zones to detect violations of posted work zone speed limits (rather than when highway construction or maintenance is occurring and when workers are present). Provides that the Illinois State Police (rather than the Department of Transportation) shall conduct a public information campaign for the Program. Removes provisions regarding maintenance of automated traffic control systems. Provides that the Illinois State Police (rather than the Department of Transportation) shall employ automated traffic control system operators. Removes provisions regarding specified requirements, duties, and restrictions for automated traffic control system operators. Provides that the Illinois State Police may adopt rules to establish requirements, duties, or restrictions for automated traffic control system operators. Removes provisions regarding liability, defenses, and civil penalties for violations. Provides that a person who owns a motor vehicle that is identified by an automated traffic control system as operating in a construction or maintenance speed zone at a speed in excess of the posted speed limit is guilty of a civil law violation, with a fine of \$100 to \$200, with specifications regarding the fine. Provides that a person found to have committed a third or subsequent violation, and found to have failed to pay all fines and costs within 30 days, is guilty of a separate civil law violation. Removes provisions regarding administrative reporting requirements. Provides that the Illinois State Police may conduct procurement and adopt rules to implement and administer the Act (rather than the Department of Transportation shall adopt rules including rules establishing procedures for notices, hearings, and appeals). Removes the definitions of "Authority" and "Department". Makes technical and other changes. Effective January 1, 2027, except that provisions regarding procurement and rulemaking are effective immediately.

## House Floor Amendment #2 - adopted

Synopsis - HFA#2 - Replaces everything after the enacting clause with the provisions of House Amendment No. 1 with the following changes. Creates the Highway Work Zone Speed Control Program (rather than Highway Work Zone Speed Control Pilot Program). Provides that the Illinois Department of Transportation, in coordination with the Illinois State Police (rather than only the Illinois State Police), shall establish the Highway Work Zone Speed Control Program. Provides that the Illinois Department of Transportation, in coordination with the Illinois State Police and Illinois State Toll Highway Authority (rather than the Illinois State Police in coordination with the Department of Transportation and Illinois State Toll Highway Authority), shall administer the Program. Provides that the Illinois Department of Transportation (rather than the Illinois State Police) may enter into an agreement with a third-party vendor to assist in the administration of the program. Provides that the Illinois State Police in conjunction with the Illinois Department of Transportation and the Illinois Tollway Authority shall install, set up, and operate automated traffic control systems in certain areas (rather than the Illinois State Police shall install and operate automated traffic control systems in certain areas). Provides that the Illinois State Police and the Illinois Department of Transportation may (rather than the Illinois State Police shall) conduct a public information campaign. Provides that signs indicating that work zone speeds are enforced by automated traffic control systems must be clearly posted in the areas where the systems are in use (rather than the Department of Transportation, in coordination with the Illinois State Police, shall post before the entrance to a construction or maintenance speed zone in which an automated traffic control system is in use signage indicating that the work zone speed limit is being monitored by an automated traffic control system). Provides that the Illinois Department of Transportation (rather than the Illinois State Police) shall employ automated traffic control system operators and may adopt rules necessary to establish requirements, duties, or restrictions concerning automated traffic control system operators. In a provision regarding a civil law violation and subsequent fine, provides that moneys designated for the Illinois Department of Transportation shall be remitted by the circuit court clerk within one month after receipt for deposit into the Transportation Safety Highway Hire-back Fund. Provides that a civil law violation under this Act to a motor vehicle rental or leasing company shall be dismissed if the company responds to the civil law violation within 30 days of the mailing with an affidavit of non-liability and a copy of the driver's license number, name, and address of the renter or lessee.

	<ul> <li><u>House Floor Amendment #3</u> - adopted</li> <li>Synopsis - HFA#3 - In a provision in House Amendment No. 2, provides that the Illinois State Police, in conjunction with the Illinois Department of Transportation and the Illinois State Toll Highway Authority, shall set up and operate (rather than install, set up, and operate) automated traffic control systems in highway construction and maintenance speed zones. Provides that certain tasks may or shall be completed before setting up (rather than installing) an automated traffic control system. Provides that the Illinois Department of Transportation or the Illinois State Police may (rather than installing) an automated traffic control system. Provides that the Illinois Department of Transportation shall) employ automated traffic control system operators.</li> <li>May 03, 2024, Senate         <ul> <li>Added as Alternate Chief Co-Sponsor Sen. Julie A. Morrison</li> <li>May 01, 2024, Senate</li> <li>Added as Alternate Chief Co-Sponsor Sen. Linda Holmes</li> <li>Apr 30, 2024, Senate</li> </ul> </li> </ul>		
	Rule 2-10 Committee Deadline Established As May 10, 2024		
IL 103rd HB 5395 Robyn Gabel	NETWORK ADEQUACY-STANDARDS Amends the Network Adequacy and Transparency Act. Adds definitions. Provides that the minimum ratio for each provider type shall be no less than any such ratio established for qualified health plans in Federally-Facilitated Exchanges by federal law or by the federal Centers for Medicare and Medicaid Services. Provides that the Medicare and Medicaid Services. Makes changes to provisions concerning network adequacy, notice of nonrenewal or termination, transition of services, network transparency, administration and enforcement, provider requirements, and provider directory information amends the Managed Care Reform and Patient Rights Act. Makes changes to provisions concerning notice of nonrenewal or termination and transition of services. Amends the Managed Care Reform and Patient Rights Act. Makes changes to provisions concerning notice of nonrenewal or termination and transpirency, administration of Insurance to adopt emergency rules implementing federal standards apply to health insurance coverage regulated by the Department of Insurance and are more stingent than the State standards extant at the time the final federal standards are published. Amends the Illinois Administrative Procedure Act to make a conforming change. Effective im House Committee Amendment #1 - adopted Synopsis - HCA#1 - Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the amendatory Act may be referred to as the Health Care Consumer Access and Protection Act. Amends the Illinois Insurance Code. Provides that, unless prohibited under federal law, for plan year 2026 and thereafter, for each insurer proposing to offer a qualified health plan issued in the individual market through the Illinois Health Benefits Exchange, the insurer's rate filing must apply a cost- sharing reduction defunding adjustment factor within a range that is uniform across all insurers; is consistent within the total adjustme	Senate • May 08, 2024: Added as Alternate Co- Sponsor Sen. Christopher Belt	Engrossed

	shall comply with specified requirements concerning prior authorization, coverage, and concurrent review. Makes other changes. Further amends the Managed Care Reform and Patient Rights Act. Removes provisions concerning step therapy. Provides that only a clinical peer may make an adverse determination. Sets forth certain requirements for utilization review programs. Provides that no utilization review program or any policy, contract, certificate, evidence of coverage, or formulary shall impose step therapy requirements for any health care service, including prescription drugs. Amends the Health Carrier External Review Act. Requires a health insurance issuer to publish on its public website a list of services for which prior authorization is required. Effective January 1, 2025.	
	House Floor Amendment #2 - tabled, not moving forward	
	House Floor Amendment #3 - tabled, not moving forward	
	forth required actions if an issuer or the Department identifies a provider incorrectly listed in the provider directory. Provides that if the Director of	
	Insurance determines that an issuer violated a provision concerning network transparency, the Director may assess a fine up to \$5,000 per violation, except for inaccurate information given by a provider to the	
	issuer. Provides that if an issuer, or any entity or person acting on the issuer's behalf, knew or reasonably should have known that a provider	
	was incorrectly included in a provider directory, the Director may assess a fine of up to \$25,000 per violation against the issuer. Provides that	
	either a health care professional or an accredited algorithmic automated process, or both in combination, may certify the medical necessity of a health care service in accordance with accreditation standards. Sets	
L		

IL 103rd HB 5429	Camille Y. Lilly Laura Fine	forth provisions concerning complaints of incorrect charges. Removes provisions concerning confidentiality, transition of services; unreasonable and inadequate rates; the definition of 'step therapy requirement'; and adverse determinations. Effective January 1, 2025.         May 08, 2024, Senate       • Added as Alternate Co-Sponsor Sen. Christopher Belt         May 07, 2024, Senate       • Senate Committee Amendment No. 1 Assignments Refers to Insurance         • Added as Alternate Co-Sponsor Sen. Laura Ellman         SHARED HOUSING-PLAN REVIEWS         Amends the Assisted Living and Shared Housing Act. Provides that, prior to commencing construction of assisted flying and shared housing astabilishment, 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 ther equire flee. I any whether the applicant withing of the deficiencies with the submission is generale complete to provides that failure to issue this notice shall result in the submission is approved. Provides that the Department shall have 60 days after the date a submission is approved. Provides that, the Department shall have 60 days after the date a submission is approved or disapprove a reconsideration or a distoprove of a submission is approved on disapprove of a submission is approved or disapprove are reconsideration request, the Department shall approxe.         ICIC- Closely monitor - Neutral 4/11         Internally oppose         Jack - checking with Architects 4/9         House Elfoor Amendment #1 - adopted         Synopsis - IEFAP1 - Rep	Senate • May 09, 2024: Placed on Calendar Order of 3rd Reading	Engrossed
		building, does not add units or services over the number for which the establishment is licensed, and provides a reasonable degree of safety for the residents. Makes conforming changes in the Nursing Home Care Act, MC/DD Act, and ID/DD Act. May 09, 2024, Senate • Second Reading		

		Placed on Calendar Order of 3rd Reading		
		May 08, 2024, Senate		
		Placed on Calendar Order of 2nd Reading May 9, 2024		
IL 103rd <u>HB 5479</u>	<u>Kevin John</u> <u>Olickal</u> <u>Ram</u> <u>Villivalam</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 Greater Peoria - does not oppose, monitoring is fine Understand impact better- difference between Progressive Design-Build and Design-Build. Apr 30, 2024, Senate • Rule 2-10 Committee Deadline Established As May 10, 2024 Apr 24, 2024, Senate • Assigned to Executive Apr 18, 2024, Senate • Referred to Assignments	Senate • Apr 30, 2024: Rule 2-10 Committee Deadline Established As May 10, 2024	Engrossed
		Referred to Assignments		
IL 103rd <u>HB 5491</u>	La Shawn K. Ford Adriane Johnson Joyce Mason	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 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 deposited).Statutes affected: Introduced: 625 ILCS 5/3Engrossed: 625 ILCS 5/3 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 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 deposited). Apr 30, 2024, Senate • First Reading • Referred to Assignments • Chief Senate Sponsor Sen. Adriane Johnson	Senate • Apr 30, 2024: Chief Senate Sponsor Sen. Adriane Johnson	Engrossed
IL 103rd <u>HB 5496</u>	William "Will" Davis Napoleon Harris, III 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. 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 5/10Engrossed: 620 ILCS 75/2, 630 ILCS 5/10</li> <li>ICIC- if airport is built the association is willing to help build</li> <li>Apr 30, 2024, Senate</li> <li>Rule 2-10 Committee Deadline Established As May 10, 2024</li> </ul>	Senate • Apr 30, 2024: Rule 2-10 Committee Deadline Established As May 10, 2024	Engrossed
		Apr 24, 2024, Senate		

		Assigned to Executive		
		Apr 18, 2024, Senate		
		Referred to Assignments		
II 103rd	lav Hoffman		Senate • Apr 30	Engrossed
IL 103rd <u>HB 5511</u>	Jay Hoffman Cristina Castro	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 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 500/45Engrossed: 30 ILCS 500/45 ICIC - Monitor, Neutral Apr 30, 2024, Senate • Rule 2-10 Committee Deadline Established As May 10, 2024 Apr 24, 2024, Senate • Assigned to Executive	Senate • Apr 30, 2024: Rule 2-10 Committee Deadline Established As May 10, 2024	Engrossed
		Apr 19, 2024, Senate		
		Referred to Assignments		
IL 103rd <u>HB 5545</u>	Jay Hoffman Mark L. Walker	<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 • Apr 05, 2024: Committee/3rd Reading Deadline Extended-Rule May 24, 2024	Introduced
		Subject Matter • House Revenue & Finance Committee		
		May 14, 2024 02:00pm		
		118 and Virtual Room 2 Capitol Building Springfield, IL		
		Apr 05, 2024, House		
		Committee/3rd Reading Deadline Extended-Rule May 24, 2024		
		Mar 11, 2024, House		
		Added Chief Co-Sponsor Rep. Mark L. Walker		
		Mar 08, 2024, House		
		To Revenue - Property Tax Subcommittee		
IL 103rd	Lawrence	JULIE-POSITIVE RESPONSE SYSTEM	Senate • May 09,	Engrossed
<u>HB 5546</u>	"Larry" Walsh. Jr. Michael E. Hastings Marcus C. Evans, Jr.	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. 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	2024: Added as Alternate Co- Sponsor Sen. Suzy Glowiak Hilton	
		shall respond to a valid planning design request and the requirements for the		

IL 103rd HB 5606	Kam Buckner Celina Villanueva Dagmara Avelar	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- HFA#1 Support 4/18 - UCA, AGCQC, CAGC, GPSCA, Will & Grundy, Great Lakes CA Road Builders Support House Floor Amendment #1 - adopted Synopsis - HFA#1 - Replaces everything after the enacting clause. Reinsers the provisions of the introduced bill with the following changes. Provides that, beginning January 1, 2025, all parties submitting alleged violations to the Illinois Commerce Commission shall use the forms provided and shall submit no later than 65 days after the discovery of the alleged violation. Provides that, beginning July 1, 2025, the Illinois Commerce Commission shall provide for public review a monthly report listing all of the submitted alleged violations reports it received in the prior month. Makes changes in provisions concerning watch and protect; planning design requests; joint meet notifications; emergency excavation or demolition, records of notice and marking of facilities, and penalties and liability. Defines terms. Effective January 1, 2025. May 09, 2024, Senate • Added as Alternate Co-Sponsor Sen. Paul Faraci • Added as Alternate Co-Sponsor Sen. Suzy Glowiak Hilton 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 innority-owned businesses, women-owned businesses, businesses, businesses when by persons with disabilities, and other underserved communities and constituencies. Invoid the state. Provides that the Office effice may engage in other specified workshops, public forums, and other functions that assist minority-owmeed businesses, women-owned businessese, state and womed bu	Senate • May 01, 2024: Rule 2-10 Committee Deadline Established As May 10, 2024	Engrossed
		Apr 18, 2024, Senate		
		Referred to Assignments		
11 102-1	Corol		Sonoto - Mary 01	Engrand
IL 103rd <u>HB 5621</u>	<u>Carol</u> <u>Ammons</u> <u>Celina</u> <u>Villanueva</u> <u>Kam Buckner</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	Senate • May 01, 2024: Rule 2-10 Committee Deadline Established As May 10, 2024	Engrossed

		refinance transaction are not used to finance an extraordinary dividend or other		
		distribution.Statutes affected: Introduced: 30 ILCS 750/9Engrossed: 30 ILCS 750/9		
		Bill increases loan limit		
		Bill up for consideration • Senate Executive		
		May 15, 2024 02:30pm		
		212 Capitol Springfield, IL		
		May 01, 2024, Senate		
		Assigned to Executive		
		• Rule 2-10 Committee Deadline Established As May 10, 2024		
		Apr 19, 2024, Senate		
		Referred to Assignments		
IL 103rd <u>HB 5829</u>	Eva-Dina Delgado Kam Buckner Mary Beth Canty	CLEAN&EQUITABLE TRANSPORTATION Creates the Metropolitan Mobility Authority Act, and establishes the Metropolitan Mobility Authority. Provides that the Chicago Transit Authority, the Commuter Rail Division and the Suburban Bus Division of the Regional Transportation Authority, and the Regional Transportation Authority are consolidated into the Metropolitan Mobility Authority and the Service Boards are abolished, instead creating the Suburban Bus Operating Division, Commuter Rail Operating Division, and the Chicago Transit Operating Division. Reinserts, reorganizes, and changes some provisions from the Metropolitan Transit Authority Act and the Regional Transportation Authority Act into the new Act and repeals those Acts. Includes provisions about the operation of the Metropolitan Mobility Authority. Creates the Equitable Transit-Supportive Development Act. Establishes the Office of Transit- Oriented Development. Provides that the Office and the Fund are to aid transit- supportive development near high-quality transit by providing specified funding to municipalities that have adopted zoning and other changes that the Office determines have benefits greater than or equal to such a District, including transit support overlay districts. Includes provisions relating to Office standards, procedures, and reports. Creates the Zero-Emission Vehicle Act. Provides that all on-road vehicles purchased or leased by a governmental unit Appears to adopt CA vehicle emission standards. The bill has the CARB adoption language (see page 574). HB 5829 appears to combine HB 5824 (Gonzalez) and HB 5823 (Buckner).  May 09, 2024, House Added Co-Sponsor Rep. Yolonda Morris	House • May 09, 2024: Added Co- Sponsor Rep. Yolonda Morris	Introduced
IL 103rd <u>HR 583</u>	Harry Benton	Added Chief Co-Sponsor Rep. Mary Beth Canty YOUTH APPRENTICESHIP WEEK	House • Apr 30, 2024: Added Co-	Introduced
	<u>Yednock</u> <u>Lawrence</u> <u>"Larry" Walsh,</u> Jr.	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.	Sponsor All Other Members of the House	
	<u></u>	ICIC- Support		
		Ann 20, 2024 Hauss		
		<ul> <li>Apr 30, 2024, House</li> <li>Added Chief Co-Sponsor Rep. Jaime M. Andrade, Jr.</li> </ul>		
		Added Chief Co-Sponsor Rep. Jaime M. Andrade, Jr.     Added Chief Co-Sponsor Rep. Marcus C. Evans, Jr.		
		Added Co-Sponsor All Other Members of the House		
IL 103rd	Stephanie A.	SUPPORT-WOMEN IN TRADES	House • May 07,	Introduced
<u>HR 752</u>	<u>Kifowit</u>	Commends the women in trades who are breaking down barriers, demonstrating exceptional skill and dedication, and serving as role models for others. Encourages ongoing efforts to support tradeswomen, including future events, educational programs, and initiatives that promote equal opportunities in union construction trades. Expresses support for skilled trades and the need for a diverse and inclusive workforce to meet the demands of a growing economy. Encourages collaboration among businesses, labor organizations, and educational institutions to create pathways for women to enter and thrive in trades. Congratulates the organizers, sponsors, and participants of the Tradeswomen Take Over Springfield event for	2024: Referred to Rules Committee	
		among businesses, labor organizations, and educational institutions to create pathways for women to enter and thrive in trades. Congratulates the organizers,		

[]		their efforts and contributions in making the event a success.	ĺ	
		May 07, 2024, House		
		Referred to Rules Committee		
		May 06, 2024, House		
		Filed with the Clerk by Rep. Stephanie A. Kifowit		
IL 103rd SB 238	<u>Craig Wilcox</u>	<ul> <li>BUSINESS ENTERPRISE-VETERANS</li> <li>Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Modifies the provisions of the Act to apply to veterans and veteran- owned businesses. Modifies a Section concerning the short title. Changes the title of the Act to the Business Enterprise for Minorities, Women, Veterans, and Persons with Disabilities Act, and makes conforming changes throughout various statutes referencing the title of the Act. Amends the Illinois Procurement Code. Removes a provision concerning procurement preferences for veterans and veteran-owned businesses. Applies administrative penalties for falsely certified businesses to minority-owned businesses, women-owned businesses, veteran-owned businesses, and businesses owned by persons with a disability. Defines terms. Makes conforming changes in various statutes concerning minority-owned businesses, women-owned businesses, veteran-owned businesses, and businesses owned by persons with a disability. Effective immediately.Statutes affected: Introduced: 15 ILCS 205/9, 15 ILCS 305/19, 15 ILCS 405/23, 15 ILCS 505/30, 15 ILCS 520/1, 20 ILCS 605/605, 20 ILCS 2705/2705, 20 ILCS 360/20, 20 ILCS 300, 15 ILCS 520/1, 20 ILCS 605/605, 20 ILCS 370/57205, 20 ILCS 3860/20, 20 ILCS 3948/20, 20 ILCS 3975/4, 30 ILCS 1605/9, 20 ILCS 3855/1, 20 ILCS 3860/20, 20 ILCS 3948/20, 20 ILCS 3975/4, 30 ILCS 4/25/5, 30 ILCS 105/45, 775 ILCS 5/2, 30 ILCS 330/8, 30 ILCS 500/30, 30 ILCS 425/5, 30 ILCS 425/8, 30 ILCS 500/15, 30 ILCS 500/20, 30 ILCS 500/30, 30 ILCS 500/45</li> <li>ICIC- Monitor very closely.</li> <li>From Jessica's bill list in 2023.</li> <li>May 03, 2024, Senate         <ul> <li>Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024</li> </ul> </li> <li>Apr 12, 2024, Senate       <ul> <li>Rule 2-10 Third Reading Deadline Established As May 3, 2024</li> </ul> </li> </ul>	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
		Apr 05, 2024, Senate		
		• Rule 2-10 Committee Deadline Established As May 3, 2024		
IL 103rd <u>SB 508</u>	Javier L. Cervantes Eva-Dina Delgado Ram Villivalam	<ul> <li>EMPLOYMENT-TECH</li> <li>Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.</li> <li>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'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 shall provide notice to current employees, by posting in the language the employer normally uses to communicate employment. Fligibility Verification forms or other employment records conducted by the inspecting entity within 72 hours after receiving notice of the inspection. Provides for additional</li> <li>ICIC- Monitor</li> <li>E-verify used by unions.</li> <li>Feb 09, 2024, Senate     <ul> <li>Added as Co-Sponsor Sen. Natalie Toro</li> </ul> </li> <li>Feb 08, 2024, House</li> <li>Placed on Calendar 2nd Reading - Short Debate</li> <li>Feb 07, 2024, committee</li> </ul>	Senate • Feb 09, 2024: Added as Co- Sponsor Sen. Natalie Toro	Engrossed
/			1	
		Do Pass / Short Debate Labor & Commerce Committee; 019-010-000		

<u>SB 693</u>	Sharon Chung Adriane Johnson	Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title. Senate Floor Amendment No. 1: Replaces everything after the enacting clause. Amends the Illinois Waterway Ports Commission Act. Provides that each chairperson of the Seneca Regional Port District, the Ottawa Port District, and the Havana Port District shall appoint a member to the Illinois Waterway Ports Commission (rather than a board member from each of those district shall be appointed by the chairperson of those district boards to the Commission). Provides that one of the Commission's duties is to coordinate and synchronize common efforts and initiatives within the areas over which it has jurisdiction under this Act (removing language providing that this duty is in order to enhance the reporting and benefits of statistical data). Allows the Commission to acquire, purchase, install, lease, construct, own, hold, maintain, equip, use, control, or operate specified port-related facilities required or incidental to the construction, outfitting, dry docking, or repair of ships or vessels, or water, air, or rail terminals, or rodways or approaches to the facilities or other necessary port-related structures or facilities. Prohibits the Commission from exercising control over the operation of port districts established by any other law of the State, except by voluntary agreement bet Senate Floor Amendment #1 - adopted Synopsis - SFA#1 - Replaces everything after the enacting clause. Amends the Illinois Waterway Ports Commission (rather than a board member from each of those districts shall be appointed by the chairperson of these districts shall appoint a member to the lllinois Waterway Ports Commission (rather than a board member from each of those districts shall be appointed by the chairperson of those districts shall be appointed by the chairperson of those districts shall be appointed by the chairperson of those districts shall be appointed by the chairperson of those districts shall be appointed by	2024: Placed on Calendar 2nd Reading - Short Debate	
		May 08, 2024, committee <ul> <li>Do Pass / Short Debate Executive Committee; 007-004-000</li> </ul>		
		May 03, 2024, House		
IL 103rd SB 727	<u>Mike</u> <u>Simmons</u>	<ul> <li>Committee Deadline Extended-Rule 9(b) May 10, 2024</li> <li>HEALTH-TECH</li> <li>Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Makes a technical change in a Section concerning the short title.Statutes affected: Introduced: 410 ILCS 43/1</li> <li>Senate Floor Amendment #1</li> <li>SFA#1 - Replaces everything after the enacting clause. Creates the Safe Public Drinking Water Act. Provides that the Environmental Protection Agency shall conduct an initial study on primary drinking water standards and, by no later than June 30, 2025, present its findings to the General Assembly for the purpose of implementing a State-only MCL for carcinogens and toxic chemicals that are likely to pose a substantial health hazard to residents of the State. Provides that the Agency shall, within 2 years after June 30, 2025, take all actions needed to obtain the expertise necessary to propose rules that will establish a State-only MCL for carcinogens and toxic chemicals that are likely to pose a substantial health hazard to residents of the State. Provides that, by no later than June 30, 2029, the Agency shall propose, and, by no later than June 30, 2029, the Agency shall propose, and, by no later than June 30, 2029, the Agency shall propose, and, by no later than June 30, 2029, the rules adopted by the Board to establish: (i) a State-only MCL for perfluoroalkyl substances and polyfluoroalkyl substances in public drinking water systems; (ii) a State-only MCL for hexavalent chromium in public drinking water systems; and (iv) a requirement for the Agency to propose implementing a State-only MCL</li> </ul>	Senate • May 09, 2024: Senate Floor Amendment No. 2 Recommend Do Adopt Environment and Conservation; 008-000-000	Introduced

		for any other pollutants in public drinking water systems when 2 or more other states have set limits or issued guidance on a given pollutant. Directs the Agency to review: (i) maximum contaminant levels adopted by other states; (ii) studies and scientific evidence reviewed by those states; (iii) material in the Agency for Toxic Substances and Disease Registry; and (iv) the latest peer-reviewed science and independent or government agency studies. Provides that the Agency shall annually review the latest peer-reviewed science and independent or government agency studies. Provides that the Agency shall annually review the latest peer-reviewed science and independent or government studies.  Senate Floor Amendment #2 Synopsis - SFA#2 - Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Directs the Illinois Environmental Protection Agency to conduct statewide sampling of certain community water supplies for the presence of 1.4-Dioxane (rather than directs the Agency to propose, and the Pollution Control Board to adopt, rules establishing State-only maximum contaminant levels for likely or known carcinogens found in public drinking water systems). Provides that within one year of the promulgation by the United States Environmental Protection Agency (USEPA) of regulations or amendments establishing maximum contaminant levels (MCLs) for any PFAS, the Board shall adopt rules which are identical in substance to such federal regulations or amendments. Provides that the Agency shall, by June 30, 2026, conduct sampling of the Illinois community water supplies previously sampled by the Agency for 1.4-Dioxane from the years 2013 through 2015 (rather than the Agency shall conduct an initial study on primary drinking water stadards and, by no later than June 30, 2025, present its findings to the General Assembly for the purpose of implementing a State-only MCL for carcinogens and toxic chemicals that for levels of such amapting detect drinking water levels of 1.		
		May 08, 2024, Senate		
		<ul> <li>Senate Floor Amendment No. 2 Assignments Refers to Environment and Conservation</li> </ul>		
		May 07, 2024, Senate		
		Senate Floor Amendment No. 2 Referred to Assignments		
IL 103rd <u>SB 771</u>	<u>Laura Ellman</u> David Koehler Laura Fine	REGULATION-TECH Amends the Public Utilities Act. Makes a technical change in the short title Section.Statutes affected: Introduced: 220 ILCS 5/1 ICIC - Oppose	Senate • May 03, 2024: Rule 2-10 Third Reading Deadline Established As May 10, 2024	Introduced
		Senate Floor Amendment #1 - adopted Synopsis - SFA#1 - Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Creates the Wetlands Protection Act (rather than the Wetlands and Small Streams Protection Act). Removes references to streams. Exempts prior converted cropland unless there has been a change in use out of agricultural or conservation use and the area regains wetlands		

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		attributes (rather than exempts converted cropland). In an exemption for an artificially irrigated area that would revert to upland if the irrigation ceased, provides that this also includes pumping water for waterfowl hunting or waterfowl habitat. Exempts wetlands created by the construction of stormwater facilities in upland areas, provided that the facility was not created for the purpose of wetland mitigation. Provides that no person may discharge dredged or fill material into a wetland protected by the Act (rather than discharge dredged or fill material from a point source into a wetland or small stream protected by this Act). Removes provisions regarding regulated activities in wetlands requiring permits issued by the Department of Natural Resources. Provides that an approved county or district may designate high-function wetlands as Class I wetlands through a process such as Lake County's Wetland Restoration and Preservation Plan. Provides that certain entities may establish and operate a mitigation bank or an in lieu fee program. Provides that the in lieu fee program option may be used for mitigation when there are no available mitigation credits within the watershed. Removes a provision in which the Agency may override the Department's decision to issue a permit under the Act. Provides that individuals seeking a permit are responsible for wetland delineation and classification made by or under the supervision of an approved wetland specialist. In a provision regarding requirements for an application for an individual permit, provides that the Department shall notify the applicant of certain information within 20 business days, or 45 days) under specified conditions. Removes a provision that a person may submit concurrent requests for delineation, classification, and permit application. Provides that the Agency shall, within 80 business days of receipt of a complete application, approve the application, deny the application, or approve the application with conditions. Removes provisions regarding the li		
IL 103rd <u>SB 772</u>	<u>Patrick J.</u> <u>Joyce</u>	REGULATION-TECH Amends the Public Utilities Act. Makes a technical change in the short title Section.Statutes affected: Introduced: 220 ILCS 5/1 Senate Floor Amendment #1 - adopted Synopsis - SFA#1 - Replaces everything after the enacting clause. Amends the Energy Transition Act. Provides that the Department of Commerce and Economic Opportunity shall develop and, through Regional Administrators, administer the Clean Jobs Workforce Network Program and the Clean Energy Contractor Incubator Program to create a network of 14 Program delivery Hub Sites (rather than 13 Program delivery Hub Sites), to include Kankakee.	Senate • May 03, 2024: Rule 2-10 Third Reading Deadline Established As May 10, 2024	Introduced
		May 03, 2024, Senate <ul> <li>Rule 2-10 Third Reading Deadline Established As May 10, 2024</li> </ul> <li>Apr 19, 2024, Senate <ul> <li>Rule 2-10 Third Reading Deadline Established As May 3, 2024</li> </ul> </li> <li>Apr 12, 2024, Senate <ul> <li>Rule 2-10 Third Reading Deadline Established As April 19, 2024</li> </ul> </li>		
IL 103rd <u>SB 838</u>	<u>Don Harmon</u>	SAFETY-TECH Amends the Carbon Monoxide Alarm Detector Act. Makes a technical change in a Section concerning the short title.Statutes affected:	Senate • May 03, 2024: Rule 2-10 Third Reading Deadline	Introduced

		Introduced: 430 ILCS 135/1	Established As May	
		ICIC- Most likely opposed but need final decision from ICIC group.	Lestablished As May 10, 2024	
		Bill is backed by a national Environmental Justice (EJ) group.		
		Identical House Bill: HB 5013. Opposition: Industry stakeholders, including the IRTBA, IAAP, IAPA, and		
		truckers, are strongly opposed to this legislation.		
		Potential Impacts on ICIC Members: Increased Costs: Construction materials and transportation are likely to		
		become more expensive due to the potential for stricter regulations.		
		Production Costs: The aggregate and asphalt industries may need to implement additional emission controls, raising production costs.		
		Project Delays: Mandated truck counting could limit the amount of material transported per day, potentially extending project timelines.		
		Trucking Costs: Additional emission controls for trucks (if eventually included in the bill) could increase trucking costs for our members.		
		Senate Floor Amendment #1		
		Synopsis - SFA#1 - Replaces everything after the enacting clause. 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 investigations of a random selection of at least 5% of all		
		stationary and indirect sources in non-overburdened communities. Requires that the results of the investigation be made public and details		
		the metrics to be included in the investigation se made public and details		
		May 03, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 10, 2024		
		Apr 19, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As April 19, 2024	0 1 11 15	
IL 103rd SB 1556	<u>David Koehler</u> <u>Cristina</u>	EPA-CLEAN TRANSPORT STANDARD	Senate • May 03, 2024: Rule 2-10	Introduced
	<u>Castro</u> Steve	Amends the Environmental Protection Act. Provides that, to the extent allowed by federal law, the Environmental Protection Agency shall propose, within 12 months	Committee/3rd Reading Deadline	
	Stadelman	after the amendatory Act's effective date, and the Pollution Control Board shall adopt, within 12 months after receipt of the Agency's proposal, rules establishing a	Established As May 17, 2024	
		clean transportation standard to reduce carbon intensity from the on-road transportation sector by 20% by 2038, with further reductions to be implemented at	17,2024	
		the discretion of the Agency based upon advances in technology. Contains requirements for the Board rules and for the clean transportation standard.		
		Exempts aviation fuels from the clean transportation standard. Provides that producers of sustainable aviation fuel shall be eligible to generate monetary credits		
		on an opt-in basis that may be applied to future obligations or traded to providers not meeting the clean transportation standard. Requires the Agency to submit a report to the Concept Accembly detailing the implementations of the clean		
		report to the General Assembly detailing the implementation of the clean transportation standard, the reductions in greenhouse gas emissions that have been existing the clean transport trian standard, and tracets for future the standard standard standard standard to the standard		
		been achieved through the clean transportation standard, and targets for future reductions in greenhouse gas emissions from the transportation sector. Contains after the requiring a Effective immediately.		
		other provisions. Effective immediately.Statutes affected: Introduced: 415 ILCS 5/52		
		May 03, 2024, Senate		
		Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		2027		

		Apr 19, 2024, Senate		
		• Rule 2-10 Committee Deadline Established As May 3, 2024		
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
IL 103rd <u>SB 1821</u>	<u>Craiq Wilcox</u>	PROCUREMENT-SMALL BUS-VETERAN Amends the Illinois Procurement Code. In respect to a "qualified veteran-owned small business", provides that business must have annual gross sales of less than \$150,000,000 (rather than \$75,000,000) as evidenced by the federal income tax return of the business.Statutes affected: Introduced: 30 ILCS 500/45 ICIC- Monitor	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	<u>Introduced</u>
		May 03, 2024, Senate <ul> <li>Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024</li> </ul>		
		2024		
		Apr 12, 2024, Senate		
		<ul> <li>Rule 2-10 Third Reading Deadline Established As May 3, 2024</li> </ul>		
		Apr 05, 2024, Senate		
		• Rule 2-10 Committee Deadline Established As May 3, 2024		
IL 103rd	John F	PUBLIC-PRIVATE PARTNERSHIP ACT	Senate • May 03	Introduced
IL 103rd <u>SB 1919</u>	John F. Curran Donald P. DeWitte	<ul> <li>PUBLIC-PRIVATE PARTNERSHIP ACT</li> <li>Creates the Public-Private Partnerships Act. Provides that the intent of the Act, among others, is to authorize responsible public entities to develop and enter into public-private partnership agreements for qualifying projects which result in the availability of such projects to the public in a more timely and less costly fashion, thereby serving the public safety, benefit, and welfare. Creates the Infrastructure Investment Commission, including its membership and duties. Establishes the qualifications and processes related to unsolicited proposals for projects that become public-private agreements for the building, upgrading, providing of services, operating, ownership or financing of facilities. Sets forth the procedures and standards for the formation of public-private agreements between public and private entities, including the powers of the entities and the provisions of the agreements. Establishes development and operation standards for projects. Includes provisions related to the taxation and financial arrangements related to public-private partnerships. Sets forth additional provisions related to: the acquisition of property; law enforcement; and additional powers of responsible public entities with respect to qualifying projects. Makes conforming changes in the Freedom of Information Act and the Public Funds Investment Act.Statutes affected: Introduced: 5 ILCS 140/7, 30 ILCS 235/2</li> <li>ICIC- Monitor closely</li> <li>Unions don't want to be excluded. Try and get construction member on the Infrastructure Investment Commission.</li> <li>May 03, 2024, Senate     <ul> <li>Rule 2-10 Committee/3rd Reading Deadline Established As May 3, 2024</li> </ul> </li> <li>Apr 05, 2024, Senate     <ul> <li>Rule 2-10 Committee Deadline Established As May 3, 2024</li> </ul> </li> </ul>	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
IL 103rd <u>SB 2321</u>	Robert Peters	RIGHT TO PRIVACY-DRUG TEST Amends the Right to Privacy in the Workplace Act. Provides that an employer may not refuse to hire an individual or discipline an employee because results of an individual's drug test indicate the presence of THC on the part of that individual. Permits an employer to enforce a pre-employment drug testing policy, zero- tolerance drug testing policy, random drug testing policy, or a drug-free workplace policy or disciplining an employee for violating such policy, but provides that an employer may not take adverse action against an employee solely because of a positive drug test for cannabis unless the test result exceeds limits set forth in certain DUI provisions of the Illinois Vehicle Code. Sets forth conditions under which an employer may discipline an employee for impairment. Provides that there is not a cause of action for any person against an employer for disciplining or terminating the employment of an individual when enforcing a compliant policy. Amends the Cannabis Regulation and Tax Act. Repeals provisions concerning employment and employer liability.Statutes affected: Introduced: 410 ILCS 705/10, 820 ILCS 55/5 ICIC- Oppose, monitor closely	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
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		May 03, 2024, Senate <ul> <li>Rule 2-10 Committee/3rd Reading Deadline Established As May 17,</li> </ul>		
		2024		
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
		Apr 05, 2024, Senate		
		Rule 2-10 Committee Deadline Established As May 3, 2024		
IL 103rd SB 2412	<u>Don Harmon</u> Jay Hoffman	DCFS-CHILD WELFARE GOALS	Senate • May 03, 2024: Public	Public Act
002412	<u>ouy nonnun</u>	Amends the Children and Family Services Act. In the definition of "child welfare services", provides that one of the purposes of the Department of Children and	Act	
		Family Services is to place children in suitable permanent family arrangements	103-0586	
		(rather than in suitable adoptive homes), in cases where restoration to the biological family is not safe, possible, or appropriate. Removes language providing		
		that one of the purposes of the Department's child welfare services is to assure safe and adequate care of children away from their homes, in cases where the child		
		cannot be returned home or cannot be placed for adoption. Repeals a provision		
		requiring the Department of Children and Family Services to establish the Governor's Youth Services Initiative.		
		House Committee Amendment No. 1: Replaces everything after the enacting clause. Amends the Children and Family Services Act. Makes a technical change in		
		a provision concerning the short title. House Floor Amendment No. 2: Replaces everything after the enacting clause.		
		Amends the Election Code. Provides that any candidate for President of the United		
		States may have the candidate's name printed upon the primary ballot of the candidate's political party by filing in the office of the State Board of Elections not		
		more than 141 days (instead of 113) and not less than 134 days (instead of 106) prior to the date of the general primary. Changes the filing dates of petitions for		
		nomination for a State, congressional, or judicial office; petitions		
		House Floor Amendment #2 - adopted Synopsis HFA#2 - Replaces everything after the enacting clause. Amends		
		the Election Code. Provides that any candidate for President of the United States may have the candidate's name printed upon the primary		
		ballot of the candidate's political party by filing in the office of the State		
		Board of Elections not more than 141 days (instead of 113) and not less than 134 days (instead of 106) prior to the date of the general primary.		
		Changes the filing dates of petitions for nomination for a State,		
		congressional, or judicial office; petitions for nomination to fill a vacancy by special election in the office of Representative in Congress; petitions		
		for nomination for the office of Supreme, Appellate, or Circuit Court		
		Judge; petitions for nomination for delegates or alternate delegates to a national nominating convention; petitions for nomination for a county		
		office or trustee of a sanitary district; petitions for nomination for a		
		municipal or township office; petitions of candidates for State central committeeperson; and petitions of candidates for precinct, township, or		
		ward committeepersons. In provisions concerning the nomination of		
		candidates to serve as General Assembly members, provides that, in the event that a candidate of a party who has been nominated under the		
		provisions of the Article shall die before the general election, decline the nomination, or withdraw the candidate's name from the ballot prior to the		
		general election, the legislative or representative committee of the party		
		for such district shall nominate a candidate of the party to fill the vacancy. Removes a provision concerning alternative methods of filling		
		the vacancy in nomination. Makes a conforming change. Describes the		
		process used to fill a vacancy in nomination if a vacancy in office of State Senator occurs with more than 28 months remaining in the term and		
		after the period for filing petitions for the general primary election has		
		passed. Creates the Election Worker Protection and Candidate Accountability Referendum Act. Directs the State Board of Elections to		
		cause the following advisory question to be submitted to the voters at		
		the general election on November 5, 2024: "Should any candidate appearing on the Illinois ballot for federal, State, or local office be subject		
		to civil penalties if the candidate interferes or attempts to interfere with		
		an election worker's official duties?" Creates the Property Tax Relief and Fairness Referendum Act. Directs the State Board of Elections to cause		
		the following advisory question to be submitted to the voters at the		
		general election on November 5, 2024: "Should the Illinois Constitution be amended to create an additional 3% tax on income greater than		
		\$1,000,000 for the purpose of dedicating funds raised to property tax		
		relief?" Creates the Assisted Reproductive Health Referendum Act. Directs the State Board of Elections to cause the following advisory		
		question to be submitted to the voters at the general election on		
		November 5, 2024: "Should all medically appropriate assisted reproductive treatments, including, but not limited to, in vitro fertilization,		
		be covered by any health insurance plan in Illinois that provides coverage		
		for pregnancy benefits, without limitation on the number of treatments?" Requires immediate certification by the State Board of Elections of the		
		advisory questions of public policy created by these new Acts. Provides		

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		for the repeal of the new Acts on January 1, 2025. Effective immediately.		
		May 03, 2024, Senate		
		Governor Approved		
		• Effective Date May 3, 2024		
		• Public Act 103-0586		
IL 103rd SB 2597	Sally J. Turner Travis Weaver John F. Curran	<ul> <li>Public Act</li></ul>	House • May 01, 2024: Placed on Calendar 2nd Reading - Short Debate	Engrossed
IL 103rd	David Koehler	TRANSPORTATION-FLOOD INSURANCE	House • May 06,	Engrossed
<u>SB 2628</u>	<u>Sharon</u> Chung Sue Rezin	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 of applicable federal and State law. Requires additional specified requirements to apply to State agencies engaged in any development within a	2024: House Floor Amendment No. 2 Referred to Rules Committee	

		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 financing a development within special flood hazard area shall 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 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. Requires State agencies that are in effect in such areas. Requires State agencies that are engaged in planning programs or programs for the promotion of development 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 th ICIC- Continue Monitoring		
		Senate Committee Amendment #1 - adopted Synopsis - SCA#1- Replaces everything after the enacting clause. Amends the Rivers, Lakes, and Streams Act. Requires the Department of Transportation to ensure that State agencies comply with the National Flood Insurance Program requirements. Requires all State agencies to obtain a special flood hazard area development permit before undertaking development activity on State-owned property that is located in a special flood hazard area. Requires the Department to adopt an administrative rule setting forth a State special flood hazard area development program to ensure that specified conditions are met for the issuance of permits prior to any State agency development within a special flood hazard area. Provides that State agencies that administer grants or loans for financing a development within a special flood hazard area, are responsible for regulating or permitting a development within a special flood hazard area, or engage in planning programs or promoting a development within a special flood hazard areas shall cooperate with the Department to ensure that participants in their programs are informed 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. Provides that the Department may enter into a memorandum of understanding with a State agency to outline procedures and processes to review proposed development activity on State-owned property located in a special flood hazard area. Allows the Department to enter into memorandum of understanding that provide for alternative approvals for the issuance of permits. <u>House Committee Amendment #1</u> - tabled Synopsis - HCA#1 - Corrects a typographical error. <u>House Floor Amendment #2</u> Synopsis - HFA#2 - Corrects a typographical error.		
		May 06, 2024, House		
		House Floor Amendment No. 2 Filed with Clerk by Rep. Sharon Chung		
		House Floor Amendment No. 2 Referred to Rules Committee		
		May 02, 2024, House		
		<ul> <li>Placed on Calendar 2nd Reading - Short Debate</li> </ul>		
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         ICIC- Monitor all Paid Leave bills         May 03, 2024, Senate	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
		• Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 12, 2024, Senate		

	1	• Rule 2-10 Third Reading Deadline Established As May 3, 2024	İ	
		Apr 05, 2024, Senate		
		Rule 2-10 Committee Deadline Established As May 3, 2024		
IL 103rd <u>SB 2646</u>	<u>Donald P.</u> <u>DeWitte</u> <u>Sally J.</u> <u>Turner</u>	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 all Paid Leave bills	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
		May 02 2024 Sanata		
		May 03, 2024, Senate <ul> <li>Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024</li> </ul>		
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
		Apr 05, 2024, Senate		
		Rule 2-10 Committee Deadline Established As May 3, 2024		
IL 103rd	Ram	FIRE SPRINKLER INSPECTORS	House • May 02.	Engrossed
<u>SB 2702</u>	Villivalam Michael J. Kelly Mary Edly- Allen	Amends the Fire Sprinkler Contractor Licensing Act. Provides that "fire sprinkler inspector" means an individual who is qualified to perform routine inspection or testing of fire sprinkler systems and who is exclusively employed by a single fire sprinkler contractor (instead of employed or contracted by a fire sprinkler contractor). Provides that any individual who performs routine inspection or testing of any fire sprinkler system under the Act shall be exclusively employed by a single licensed fire sprinkler contractor (instead of be employed by a licensed fire sprinkler contractor) and meet certain minimum qualifications. Senate Committee Amendment No. 1: Replaces everything after the enacting clause with the provisions of the bill as introduced with the following changes. Requires that a fire sprinkler inspector be employed by a single fire sprinkler contractor at a time to perform fire sprinkler inspections (rather than be employed by a fire sprinkler contractor). Adds language that provides that nothing in the Fire Sprinkler Contractor Licensing Act shall be construed to prohibit an individual who is licensed as a fire sprinkler inspector from being employed by another employer or self-employed to perform duties that would not require a fire sprinkler inspector license.Statutes affected: Introduced: 225 ILCS 317/10, 225 ILCS 317/17Engrossed: 225 ILCS 317/10, 225 ILCS 317/17 May 02, 2024, House • Placed on Calendar 2nd Reading - Short Debate May 01, 2024, committee • Do Pass / Short Debate Labor & Commerce Committee; 025-000-000 Apr 30, 2024, House • Added Alternate Chief Co-Sponsor Rep. Jay Hoffman	2024: Placed on Calendar 2nd Reading - Short Debate	Englossed
IL 103rd <u>SB 2729</u>	<u>Willie Preston</u> <u>Javier L.</u> <u>Cervantes</u> <u>Ram</u> <u>Villivalam</u>	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 • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced

IL 103rd	Laura M.	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 State Investment Portfolio posted to the State Treasurer's website for the month the interest is due to the contractor. Requires universities and units of local government to use the monthly average interest rate of the Illinois Local Government to use the monthly average interest rate of the Illinois 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 and payment of retainage. Adds that all governmental units shall deposit all retainage into an interest-bearing escrow account and the moneys in the escrow account and all interest shall be divided up between the contractor and subcontractors proportionally.         May 03, 2024, Senate       • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024         Apr 10, 2024, Senate       • Senate Committee Amendment No. 3 To Subcommittee on Procurement         SMALL BUSINESS INCENTIVES       SMALL BUSINESS INCENTIVES	Senate • May 03,	Introduced
<u>SB 2791</u>	<u>Mary Edly-</u> <u>Allen</u>	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. May 03, 2024, Senate	2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
		• Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 05, 2024, Senate		
		• Rule 2-10 Committee Deadline Established As May 3, 2024		
		Mar 22, 2024, Senate		
		Added as Co-Sponsor Sen. Ram Villivalam		
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	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
		ICIC- Monitor all Paid Leave bills		
		May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		<ul> <li>Apr 12, 2024, Senate</li> <li>Rule 2-10 Third Reading Deadline Established As May 3, 2024</li> </ul>		
		Apr 05, 2024, Senate		
		• Rule 2-10 Committee Deadline Established As May 3, 2024		
IL 103rd <u>SB 2811</u>	<u>Linda Holmes</u> 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	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced

IL 103rd SB 2827	Neil         Anderson         Sue Rezin         Jil Tracy	employment. Effective immediatelyStatutes affected: Introduced: 20 ILCS 415/4, 30 ILCS 500/1 ICIC- Monitor 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 - subcommittee on Procurement (Executive Comm) 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. May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024 Apr 12, 2024, Senate • Senate Committee Amendment No. 2 To Subcommittee on Procurement ELEC CD/PROCURENT CD-VARIOUS Amends the Election Code. Replaces some instances of annual or semi-annual reports with quartery reports. In provisions relating to limitations on campaign contributions, removes provisions relating to contributions by a medical cannabis cultivation center or medical cannabis cultivation center or dispensary organization to make a campaign Finance Reform. Removes a references to appecified committees and the courty def in the Code of Fair Campaign Practices. Repeates provisions relating to limitations on campaign committee databilished to promotions relating to limitation to any political action committee related by any medical cannabis cultivation center or dispensary organization to	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced Introduced
			2024: Rule 2-10	

		ICIC- Monitor all Paid Leave bills		
		May 03, 2024, Senate		
		• Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
		Apr 10, 2024, Senate		
		Chief Sponsor Changed to Sen. Mary Edly-Allen		
IL 103rd <u>SB 2857</u>	Don Harmon 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- monitor Internally Support May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024 Apr 15, 2024, Senate • Chief Sponsor Changed to Sen. Don Harmon	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
IL 103rd <u>SB 2907</u>	Dave Syverson Travis Weaver Patrick J. Joyce	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. Senate Floor Amendment No. 1: Provides that, within one year after the effective date of the Act (rather than 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 Department may contract with the statewide Illinois Longitudinal Data System (ILDS) to carry out the provisions of the Act. Makes conforming changes. Senate Floor Amendment No. 2: Corrects a typogra ICIC- Continue Monitoring DCEO may not be objective in writing the reports Jack- reaching out to sponsor 4/9 Senate Floor Amendment #1 - adopted Senate Floor Amendment #2 - adopted Synopsis - SCA#2 - Corrects a typographical error. May 02, 2024, House • Placed on Calendar 2nd Reading - Short Debate	House • May 02, 2024: Placed on Calendar 2nd Reading - Short Debate	Engrossed
		Placed on Calendar 2nd Reading - Short Debate		
		May 01, 2024, committee		

	1	• Do Pass / Short Debate Labor & Commerce Committee; 026-000-000		
		Apr 24, 2024, House		
		Assigned to Labor & Commerce Committee		
IL 103rd <u>SB 2937</u>	<u>Steve</u> <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 • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
		May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
		Apr 05, 2024, Senate		
II 102rd	Bill	Rule 2-10 Committee Deadline Established As May 3, 2024 BIPA-PROCEDURE-DAMAGES	House • May 08,	Engrossed
IL 103rd <u>SB 2979</u>	<u>Cunningham</u> <u>Ann M.</u> <u>Williams</u> <u>Adriane</u> <u>Johnson</u>	Amends the Biometric Information Privacy Act. Defines "electronic signature" as an electronic sound, symbol, or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record. Provides that "written release" includes an electronic signature. Provides that a private entity that more than once collects or discloses a person's biometric identifier or biometric information from the same person in violation of the Act has committed a single violation for which the aggrieved person is entitled to, at most, one recovery. Effective immediately.Statutes affected: Introduced: 740 ILCS 14/10, 740 ILCS 14/20Engrossed: 740 ILCS 14/10, 740 ILCS 14/20	2024: Placed on Calendar Order of 3rd Reading - Short Debate	<u>Lingi 03300</u>
		May 08, 2024, House		
		Second Reading - Short Debate		
		Placed on Calendar Order of 3rd Reading - Short Debate		
		May 01, 2024, House		
		Placed on Calendar 2nd Reading - Short Debate		
IL 103rd	Dale Fowler	IDNR-SAHARA WOODS ACT	Senate • May 03,	Introduced
<u>SB 3096</u>		Creates the Department of Natural Resources Sahara Woods State Recreation Area Act. Authorizes the Department of Natural Resources to enter into a public-private agreement to develop, construct, finance, lease, manage, and operate campground facilities at Sahara Woods State Recreation Area. Authorizes the Director of Natural Resources to enter into discussions with interested persons prior to soliciting requests for proposals. Directs the Department to comply with specified provisions of the Illinois Procurement Code. Describes the request-for-proposal process that is to be employed. Contains provisions concerning the payment of prevailing wages and the use of project labor agreements. Specifies that the term of any public- private agreement entered into under the Act shall be no less than 25 years and no more than 99 years. Defines terms. Effective immediately. ICIC- Monitor	2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	
		Senate Committee Amendment #1 - subcommittee (Government Operations) Synopsis - SCA#1 - Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that the public-private agreement shall include all of several provisions (rather than the public-private agreement may include, but is not limited to, several provisions). Provides that the public-private agreement shall include provisions that the term of any public-private agreement entered into under the Act shall be no less than 25 years and no more than 99 years, that the contractor has an affirmative duty to provide the Department of Natural Resources with any information the contractor		

		reasonably believes the Department would want to know, that the Department has authority to request that the contractor reimburse the Department for third party consultants related to monitoring the project, that the contractor's authority to negotiate and execute subcontracts with third parties is governed by the agreement, that the Department has certain rights under the Act and the agreement may be terminated by the Department or the contractor under certain provisions of the Act, that the contractor enter into a project labor agreement, that construction contractors shall comply with the requirements of certain provisions of the Illinois Procurement Code, that the agreement may be amended by following certain procedures, and that the contract shall comply with the Business Enterprise for Minorities, Women, and Persons with Disabilities Act and a certain provision of the Illinois Human Rights Act. May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024 Apr 12, 2024, Senate • Rule 2-10 Third Reading Deadline Established As May 3, 2024 Apr 10, 2024, Senate • Senate Committee Amendment No. 1 To Subcommittee on		
		Government Operations		
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 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         Possible opposition         Jack - reaching out to sponsor         State reviews contracts to see if there is space for BEP inclusion         May 03, 2024, Senate         • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024         Apr 12, 2024, Senate         • Rule 2-10 Third Reading Deadline Established As May 3, 2024         Apr 05, 2024, Senate         • Rule 2-10 Committee Deadline Established As May 3, 2024	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 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 ICIC- no position May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024 Apr 05, 2024, Senate • Rule 2-10 Committee Deadline Established As May 3, 2024 Mar 15, 2024, Senate • Rule 2-10 Committee Deadline Established As May 3, 2024	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
IL 103rd	Elgie R. Sims,	VEH CD-LOST OR STOLEN PLATES	House • May 01,	Engrossed
		<u>.</u>		

<u>SB 3471</u>	Jr. Jehan Gordon-Booth Mary Edly- Allen	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 5/3Engrossed: 625 ILCS 5/3 ICIC- Monitoring May 01, 2024, House • Placed on Calendar 2nd Reading - Short Debate May 01, 2024, committee • Do Pass / Short Debate Transportation: Vehicles & Safety; 011-000-000 Apr 24, 2024, House • Assigned to Transportation: Vehicles & Safety	2024: Placed on Calendar 2nd Reading - Short Debate	
IL 103rd <u>SB 3483</u>	Rachel Ventura	<ul> <li>PAssigned to Transportation: Venicles &amp; Safety</li> <li>EPA-LOCAL GOV EV GRANT</li> <li>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'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.</li> <li>ICIC- Monitor</li> <li>Ensure there are no regulatory issues</li> <li>May 03, 2024, Senate     <ul> <li>Rule 2-10 Committee Deadline Established As May 3, 2024</li> </ul> </li> <li>Mar 15, 2024, Senate     <ul> <li>Rule 2-10 Committee Deadline Established As May 3, 2024</li> </ul> </li> </ul>	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
IL 103rd <u>SB 3515</u>	<u>Mary Edly-</u> <u>Allen</u>	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 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 May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17,	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced

		2024		
		Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 19, 2024, Senate		
		Rule 2-10 Committee Deadline Established As May 3, 2024		
IL 103rd <u>SB 3558</u>	Ram Villivalam Theresa Mah Adriane Johnson	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 63/20Engrossed: 820 ILCS 63/5, 820 ILCS	House • May 09, 2024: Placed on Calendar 2nd Reading - Short Debate	Engrossed
		63/20 ICIC- Monitor		
		Understand better		
		May 09, 2024, House		
		Placed on Calendar 2nd Reading - Short Debate		
		May 08, 2024, committee		
		Do Pass / Short Debate Labor & Commerce Committee; 017-008-000		
		Apr 30, 2024, House		
		Committee Deadline Extended-Rule 9(b) May 10, 2024		
	<u>Robyn Gabel</u> <u>David Koehler</u>	for any corporate purpose from any bank or other financial institution under specified conditions, modifies the definition of "financial institution" to include the Illinois Finance Authority. Senate Committee Amendment No. 1: Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill and makes the following changes. Amends the Township Code. In provisions allowing a township board to borrow money from any bank or financial institution under specified conditions, modifies the definition of "financial institution" to include the Illinois Finance Authority. Amends the School Code. Allows the school board of a school district to apply for and obtain a loan from the Illinois Finance Authority to build, purchase, or lease new clean energy infrastructure or perform maintenance or improvements on existing clean energy infrastructure and to have the Illinois Finance Authority issue bonds associated with that loan. Requires the school board of the school district and voters of the school district to approve a proposition to have the Illinois Finance Authority provide such a loan or issue such bonds, except that the school board may apply for and obtain such a loan without approval of voters of the school district if the loan is to be paid or provided for with funds that are not Authority-provided bond proceeds. Includes procedures required to apply for and obtain the	Amendment No. 1 Referred to Rules Committee	
		loa <u>Senate Committee Amendment #1</u> - adopted Synopsis - SCA#1 - Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill and makes the following changes. Amends the Township Code. In provisions allowing a township board to borrow money from any bank or financial institution under specified conditions, modifies the definition of "financial institution" to include the Illinois Finance Authority. Amends the School Code. Allows the school board of a school district to apply for and obtain a loan from the Illinois Finance Authority to build, purchase, or lease new clean energy infrastructure or perform maintenance or improvements on existing clean energy infrastructure and to have the Illinois Finance Authority issue bonds associated with that loan. Requires the loan and bonds to approved by proposition of the voters. Includes procedures required to apply for and obtain the loan or bonds, proposition language, and requirements of the bonds. Notwithstanding the provisions, allows the school board of a school district to, by resolution, apply for and obtain a loan from the Illinois Finance Authority to build, purchase, or lease new clean energy infrastructure or perform maintenance or improvements on existing clean energy infrastructure within the district without proposal approval if the loan is paid or provided for with funds that are not the proceeds of bonds authorized under the provisions.		
		Senate Floor Amendment #2 - tabled, not moving forward		
		Senate Floor Amendment #3 - adopted Synopsis - SFA#3 - Replaces everything after the enacting clause. Creates the Climate Bank Loan Financing Act. Allows a governmental unit (i) to own, construct, equip, manage, control, erect, improve, extend, maintain, and operate new or existing clean energy infrastructure projects, to purchase real estate and any property rights to be used for clean energy infrastructure projects, and to charge for the use of clean		

		energy infrastructure, (ii) to borrow money and to access a loan from the Illinois Finance Authority to finance the acquisition, construction, or improvement of new or existing clean energy infrastructure under the Illinois Climate Bank bond loan programs of the Illinois Finance Authority, and (iii) to issue from time to time general obligation bonds, including alternate bonds and limited bonds, and revenue bonds pursuant to applicable law for the purpose of evidencing its obligation to repay its loans from the Illinois Finance Authority. Includes requirements for the issuance of bonds. Requires the governmental unit to adopt an ordinance, or resolution when appropriate, to authorize and issue bonds. Specifies requirements of the ordinance or resolution, including levying a direct annual tax to pay for general obligation bonds and, for revenue bonds, to enter into covenants and agreements as may be found by the governmental unit to be necessary and appropriate to secure the punctual payment of the principal of and interest on the revenue bonds. Allows the governmental unit to enter into loan agreements and security agreements with respect to the borrowing of money from the Illinois Finance Authority, pursuant to the Act. Includes provisions relating to authority to issue bonds under other provisions of law, executing of bonds, and severability. Effective immediately. House Floor Amendment #1 Synopsis - HFA#1 - Defines "clean energy infrastructure project" to mean: (i) a project that uses renewable energy resources; (ii) an energy efficiency project; (iii) a project that uses technology for the storage of renewable energy, including, without limitation, the use of battery or electrochemical storage technology for mobile or stationary applications; (iv) a project for the acquisition, construction, or repairs to electric vehicle charging stations; and (vi) a building electrification project of replacing fossil fuels with electricity to meet a given end use. Additionally defines "electric vehicle", "electric vehicl		
IL 103rd <u>SB 3620</u>	<u>Ram</u> <u>Villivalam</u>	<ul> <li>UNSOLICITED PROPOSALS</li> <li>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</li> <li>ICIC- Monitor</li> <li>May 03, 2024, Senate <ul> <li>Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024</li> </ul> </li> <li>Apr 12, 2024, Senate <ul> <li>Rule 2-10 Third Reading Deadline Established As May 3, 2024</li> </ul> </li> <li>Apr 05, 2024, Senate <ul> <li>Rule 2-10 Committee Deadline Established As May 3, 2024</li> </ul> </li> </ul>	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
IL 103rd <u>SB 3672</u>	<u>Napoleon</u> <u>Harris, III</u>	Rule 2-10 Committee Deadline Established As May 3, 2024     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. Effective immediately.	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced

		ICIC- Monitor		
		Watch for jurisdictional purposes		
		May 03, 2024, Senate		
		• Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
		Apr 05, 2024, Senate		
		• Rule 2-10 Committee Deadline Established As May 3, 2024		
IL 103rd	Napoleon	SOUTH SUBURBAN AIRPORT	Senate • May 03,	Introduced
<u>SB 3673</u>	Harris, III	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 ICIC- Monitor May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024 Apr 12, 2024, Senate	2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
		Apr 05, 2024, Senate		
IL 103rd	Cristina	Rule 2-10 Committee Deadline Established As May 3, 2024     PROCUREMENT-MID-SIZE-BUSINESS	Senate • May 03,	Introduced
<u>SB 3731</u>	Castro	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	2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	miouceu
		ICIC- Monitor		
		Understand impact better.		
		Senate Committee Amendment #1 Synopsis - SCA#1 - Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that provisions of the introduced bill concerning mid-size business set- asides apply only to procurements by the Illinois State Toll Highway Authority for construction contracts, construction-related contracts, and construction support contracts. Provides that the Illinois State Toll Highway Authority shall prepare an annual report setting forth the use of the mid-size business set-aside provisions during the preceding fiscal year and shall provide that report to the applicable chief procurement officer no later than March 1 of each calendar year. Provides that the mid-size business provisions are repealed on January 1, 2029. May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 12, 2024, Senate		
		<ul> <li>Rule 2-10 Third Reading Deadline Established As May 3, 2024</li> </ul>		

		Apr 10, 2024, Senate		
		Senate Committee Amendment No. 1 Assignments Refers to     Executive		
IL 103rd SB 3772	Ram_ <u>Villivalam</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	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
		May 03, 2024, Senate • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 12, 2024, Senate <ul> <li>Rule 2-10 Third Reading Deadline Established As May 3, 2024</li> </ul>		
		Apr 05, 2024, Senate <ul> <li>Rule 2-10 Committee Deadline Established As May 3, 2024</li> </ul>		
IL 103rd SB 3775	Ram. Villivalam Moylan Adriane Johnson	VEH CD-VARIOUS         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 DUI Prevention and Education Commission Act. Provides that moneys in the DUI Prevention and Education Fund shall be distributed by th         ICIC - Monitor         Senate Committee Amendment #1 - adopted         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.         May 01, 2024, House <ul> <li>Alternate Chief Sponsor Changed to Rep. Martin J. Moylan</li> <li>Placed on Calendar 2nd R</li></ul>	House • May 01, 2024: Placed on Calendar 2nd Reading - Short Debate	Engrossed
IL 103rd SB 3798	Ram_ Villivalam	• Do Pass / Short Debate Transportation: Vehicles & Safety; 011-000-000      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	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced

		accessible website. Makes other changes.Statutes affected: Introduced: 630 ILCS 5/15		
		ICIC - Monitor		
		May 03, 2024, Senate		
		• Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024		
		Apr 12, 2024, Senate		
		• Rule 2-10 Third Reading Deadline Established As May 3, 2024		
		Apr 05, 2024, Senate		
		• Rule 2-10 Committee Deadline Established As May 3, 2024		
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	Senate • Feb 28, 2024: Assigned to Appropriations	Introduced
		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.	Αρριοριατιοτις	
		ICIC - Monitor		
		Governor recommended \$10M		
		Feb 28, 2024, Senate <ul> <li>Assigned to Appropriations</li> </ul>		
		Feb 09, 2024, Senate		
		• First Reading		
		Referred to Assignments		
IL 103rd	<u>Celina</u> <u>Villanueva</u>	BUILD ILLINOIS ACT-LOAN LIMIT	House • May 02, 2024: Placed on	Engrossed
<u>SB 3807</u>	<u>Carol</u> <u>Ammons</u> <u>Paul Faraci</u>	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 750/9Engrossed: 30 ILCS 750/9	Calendar 2nd Reading - Short Debate	
		ICIC - Monitor		
		No Position		
		May 02, 2024, House		
		Placed on Calendar 2nd Reading - Short Debate		
		May 02, 2024, committee		
		<ul> <li>Do Pass / Short Debate Small Business, Tech Innovation, and Entrepreneurship Committee; 010-000-000</li> </ul>		
		Apr 24, 2024, House		
		<ul> <li>Assigned to Small Business, Tech Innovation, and Entrepreneurship Committee</li> </ul>		
IL 103rd	Cristina	PROCUREMENT-COMM INFRASTRUCT	Senate • May 03,	Introduced
<u>SB 3906</u>	<u>Castro</u>	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:	2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	
		Introduced: 30 ILCS 500/20 ICIC- have not discussed Bill was reassigned to Senate Executive 4/9	17, 2024	
		ICIC- have not discussed	17,2024	

		Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024      Apr 10, 2024, Senate     To Subcommittee on Procurement      Apr 09, 2024, Senate     Assigned to Executive		
IL 103rd SB 3907	<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         ICIC- Neutral Bill was reassigned to Senate Executive 4/9         Senate Committee Amendment #1 Synopsis - SCA#1 - Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that contracts for bond underwriting services entered into by the Illinois State Toll Highway Authority in connection with the issuance of bonds in which the State is not obligated (in the introduced bill, the competitive bid or negotiated sale of bonds in which the State is not obligated) are exempt from the Illinois Procurement Code.         May 03, 2024, Senate       • Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024         Apr 10, 2024, Senate       • Senate Committee Amendment No. 1 Assignments Refers to Executive         • To Subcommittee on Procurement       • To Subcommittee on Procurement	Senate • May 03, 2024: Rule 2-10 Committee/3rd Reading Deadline Established As May 17, 2024	Introduced
IL 103rd SB 3932	<u>Cristina</u> <u>Castro</u>	PROCUREMENT-JOB ORDERS         Amends the Illinois Procurement Code. Provides that construction agencies may procure construction and construction-related professional services via job order contracting through the use of competitive sealed proposals. Provides that proposal documents shall include a construction task catalog containing construction tasks with preset unit prices that are based on local labor, material, and equipment prices and are for the direct cost of construction. Provides that proposals shall include certain adjustment factors. Provides that any job order contract awarded by State construction agencies shall include a specific BEP utilization goal of 25% and VOSB/SDVOSB utilization goal of 3% based on the availability of BEP and VOSB/SDVOSB certified vendors to perform or provide the anticipated services, supplies, or both. Amends the School Code. Provides that a school district may (i) use a request for proposals process to procure construction and construction-related professional services via a job order contract, an indefinite quantity contract, or both for the procurement of construction and construction-related professional services via a job order contract, indefinite quantity contract, or both for the procurement of construction and construction-related professional services, through a municipality, a county board of any county, a body politic and corporate, a unit of local government, or a national joint purchasing program.Statutes affected:   Introduced: 30 ILCS 500/30, 105 ILCS 5/10   Apr 24, 2024, Senate   • Filed with Secretary by Sen. Cristina Castro   • First Reading   • Referred to Assignments	Senate • Apr 24, 2024: Referred to Assignments	Introduced