1 AN ACT concerning insurance.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The State Employees Group Insurance Act of 1971
is amended by changing Section 6.11 as follows:

6 (5 ILCS 375/6.11)

7 Sec. 6.11. Required health benefits; Illinois Insurance 8 Code requirements. The program of health benefits shall provide 9 the post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t of 10 the Illinois Insurance Code. The program of health benefits 11 shall provide the coverage required under Sections 356g, 12 356q.5, 356q.5-1, 356m, 356u, 356w, 356x, 356z.2, 356z.4, 13 14 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.17, and 356z.22, and 356z.23 of the 15 16 Illinois Insurance Code. The program of health benefits must 17 comply with Sections 155.22a, 155.37, 355b, and 356z.19 of the Illinois Insurance Code. 18

19 Rulemaking authority to implement Public Act 95-1045, if 20 any, is conditioned on the rules being adopted in accordance 21 with all provisions of the Illinois Administrative Procedure 22 Act and all rules and procedures of the Joint Committee on 23 Administrative Rules; any purported rule not so adopted, for HB2743 Engrossed - 2 - LRB099 03614 MLM 29291 b

1 whatever reason, is unauthorized.

2 (Source: P.A. 97-282, eff. 8-9-11; 97-343, eff. 1-1-12; 97-813,
3 eff. 7-13-12; 98-189, eff. 1-1-14; 98-1091, eff. 1-1-15.)

Section 10. The Counties Code is amended by changing
Section 5-1069.3 as follows:

6

(55 ILCS 5/5-1069.3)

7 Sec. 5-1069.3. Required health benefits. If a county, 8 including a home rule county, is a self-insurer for purposes of 9 providing health insurance coverage for its employees, the 10 coverage shall include coverage for the post-mastectomy care benefits required to be covered by a policy of accident and 11 12 health insurance under Section 356t and the coverage required under Sections 356g, 356g.5, 356g.5-1, 356u, 356w, 356x, 13 14 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, and 356z.22, and 356z.23 of the Illinois 15 Insurance Code. The coverage shall comply with Sections 16 155.22a, 355b, and 356z.19 of the Illinois Insurance Code. The 17 requirement that health benefits be covered as provided in this 18 Section is an exclusive power and function of the State and is 19 20 a denial and limitation under Article VII, Section 6, subsection (h) of the Illinois Constitution. A home rule county 21 to which this Section applies must comply with every provision 22 23 of this Section.

24

Rulemaking authority to implement Public Act 95-1045, if

HB2743 Engrossed - 3 - LRB099 03614 MLM 29291 b

any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

6 (Source: P.A. 97-282, eff. 8-9-11; 97-343, eff. 1-1-12; 97-813,
7 eff. 7-13-12; 98-189, eff. 1-1-14; 98-1091, eff. 1-1-15.)

8 Section 15. The Illinois Municipal Code is amended by 9 changing Section 10-4-2.3 as follows:

10 (65 ILCS 5/10-4-2.3)

11 Sec. 10-4-2.3. Required health benefits. If а 12 municipality, including a home rule municipality, is а 13 self-insurer for purposes of providing health insurance 14 coverage for its employees, the coverage shall include coverage 15 for the post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t 16 356g.5, 17 and the coverage required under Sections 356g, 356g.5-1, 356u, 356w, 356x, 356z.6, 356z.8, 356z.9, 356z.10, 18 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, and 356z.22, and 19 20 356z.23 of the Illinois Insurance Code. The coverage shall 21 comply with Sections 155.22a, 355b, and 356z.19 of the Illinois Insurance Code. The requirement that health benefits be covered 22 23 as provided in this is an exclusive power and function of the 24 State and is a denial and limitation under Article VII, Section

HB2743 Engrossed - 4 - LRB099 03614 MLM 29291 b

6, subsection (h) of the Illinois Constitution. A home rule
 municipality to which this Section applies must comply with
 every provision of this Section.

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

10 (Source: P.A. 97-282, eff. 8-9-11; 97-343, eff. 1-1-12; 97-813,
11 eff. 7-13-12; 98-189, eff. 1-1-14; 98-1091, eff. 1-1-15.)

Section 20. The School Code is amended by changing Section 13 10-22.3f as follows:

14 (105 ILCS 5/10-22.3f)

15 Sec. 10-22.3f. Required health benefits. Insurance protection and benefits for employees shall provide the 16 17 post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t and 18 the coverage required under Sections 356g, 356g.5, 356g.5-1, 19 20 356u, 356w, 356x, 356z.6, 356z.8, 356z.9, 356z.11, 356z.12, 21 356z.13, 356z.14, 356z.15, and 356z.22, and 356z.23 of the Illinois Insurance Code. Insurance policies shall comply with 22 23 Section 356z.19 of the Illinois Insurance Code. The coverage shall comply with Sections 155.22a and 355b of the Illinois 24

HB2743 Engrossed - 5 - LRB099 03614 MLM 29291 b

1 Insurance Code.

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

8 (Source: P.A. 97-282, eff. 8-9-11; 97-343, eff. 1-1-12; 97-813,
9 eff. 7-13-12; 98-189, eff. 1-1-14; 98-1091, eff. 1-1-15.)

Section 25. The Illinois Insurance Code is amended by adding Section 356z.23 as follows:

12 (215 ILCS 5/356z.23 new)

13 <u>Sec. 356z.23. Access to opioid analgesics with</u>
 14 <u>abuse-deterrent properties.</u>

15 (a) For purposes of this Section:

16 <u>"Abuse-deterrent opioid analgesic drug product" means a</u> 17 <u>brand or generic opioid analgesic drug product approved by the</u> 18 <u>U.S. Food and Drug Administration with abuse-deterrence</u> 19 <u>labeling claims that indicate the drug product is expected to</u> 20 <u>result in a meaningful reduction in abuse.</u> 21 "Covered individual" means an individual covered by an

22 individual or group policy of accident and health insurance, as

23 well as a beneficiary of any government health programs who is

24 <u>intended to be covered by the law.</u>

HB2743 Engrossed - 6 - LRB099 03614 MLM 29291 b

1	"Cost sharing" means any coverage limit, copayment,		
2	coinsurance, deductible, or other out-of-pocket expense		
3	requirements.		
4	"Government health program" means all relevant government		
5	health care programs providing coverage for prescription drugs		
6	to beneficiaries.		
7	"Health insurer" means all entities or companies licensed		
8	or authorized by the State to sell health insurance policies or		
9	that provide health care coverage, including any pharmacy		
10	benefit managers that administer the pharmacy benefit for an		
11	entity or company.		
12	"Opioid analgesic drug product" means a drug product in the		
13	opioid analgesic drug class prescribed to treat moderate to		
14	severe pain or other conditions, whether in immediate-release		
15	or extended-release and long-acting form and whether or not		
16	combined with other drug substances to form a single drug		
17	product or dosage form.		
18	(b) On or after the effective date of this amendatory Act		
19	of the 99th General Assembly, any government program and any		
20	health insurer that amends, delivers, issues, or renews group		
21	accident and health policies providing coverage for		
22	prescription drugs shall:		
23	(1) provide coverage for abuse-deterrent opioid		
24	analgesic drug product as preferred drugs on their		
25	formulary, preferred drug list, or other lists of similar		
26	<u>construct;</u>		

HB2743 Engrossed - 7 - LRB099 03614 MLM 29291 b

(2) not require cost sharing for an abuse-deterrent 1 opioid analgesic drug product that exceeds the lowest cost 2 3 sharing level applied to prescription drugs; (3) not increase patient cost sharing or impose other 4 5 disincentives for prescribers or dispensers in order to comply with this Section; and 6 7 (4) not require that a covered individual first use an opioid analgesic drug product without abuse-deterrence 8 9 labeling claims before providing coverage for an 10 abuse-deterrent opioid analgesic product. 11 (c) Any prior authorization requirements or other 12 utilization review measures for opioid analgesic drug products, and any service denials, shall not require first use 13 14 of non-abuse-deterrent opioid analgesic drug products in order to access opioid analgesic drug products with abuse-deterrent 15 16 properties. 17 (d) This Section shall not be construed to prevent an insurer or health plan from applying prior authorization 18 19 requirements to abuse-deterrent opioid analgesic drug 20 products, provided those requirements are applied to non-abuse-deterrent versions of that opioid. 21 22 Section 30. The Health Maintenance Organization Act is

23 amended by changing Section 5-3 as follows:

24

(215 ILCS 125/5-3) (from Ch. 111 1/2, par. 1411.2)

HB2743 Engrossed - 8 - LRB099 03614 MLM 29291 b

1

Sec. 5-3. Insurance Code provisions.

2 (a) Health Maintenance Organizations shall be subject to the provisions of Sections 133, 134, 136, 137, 139, 140, 141.1, 3 141.2, 141.3, 143, 143c, 147, 148, 149, 151, 152, 153, 154, 4 5 154.5, 154.6, 154.7, 154.8, 155.04, 155.22a, 355.2, 355.3, 355b, 356g.5-1, 356m, 356v, 356w, 356x, 356y, 356z.2, 356z.4, 6 7 356z.5, 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.17, 356z.18, 356z.19, 356z.21, 8 9 356z.22, 356z.23, 364.01, 367.2, 367.2-5, 367i, 368a, 368b, 368c, 368d, 368e, 370c, 370c.1, 401, 401.1, 402, 403, 403A, 10 11 408, 408.2, 409, 412, 444, and 444.1, paragraph (c) of 12 subsection (2) of Section 367, and Articles IIA, VIII 1/2, XII, XII 1/2, XIII, XIII 1/2, XXV, and XXVI of the Illinois 13 14 Insurance Code.

(b) For purposes of the Illinois Insurance Code, except for Sections 444 and 444.1 and Articles XIII and XIII 1/2, Health Maintenance Organizations in the following categories are deemed to be "domestic companies":

(1) a corporation authorized under the Dental Service
Plan Act or the Voluntary Health Services Plans Act;

21 (2) a corporation organized under the laws of this
22 State; or

(3) a corporation organized under the laws of another
state, 30% or more of the enrollees of which are residents
of this State, except a corporation subject to
substantially the same requirements in its state of

HB2743 Engrossed - 9 - LRB099 03614 MLM 29291 b

1 2 organization as is a "domestic company" under Article VIII 1/2 of the Illinois Insurance Code.

~

3 (c) In considering the merger, consolidation, or other 4 acquisition of control of a Health Maintenance Organization 5 pursuant to Article VIII 1/2 of the Illinois Insurance Code,

6 (1) the Director shall give primary consideration to 7 the continuation of benefits to enrollees and the financial 8 conditions of the acquired Health Maintenance Organization 9 after the merger, consolidation, or other acquisition of 10 control takes effect;

11 (2)(i) the criteria specified in subsection (1)(b) of 12 Section 131.8 of the Illinois Insurance Code shall not 13 apply and (ii) the Director, in making his determination 14 with respect to the merger, consolidation, or other 15 acquisition of control, need not take into account the 16 effect on competition of the merger, consolidation, or 17 other acquisition of control;

18 (3) the Director shall have the power to require the19 following information:

20 (A) certification by an independent actuary of the
21 adequacy of the reserves of the Health Maintenance
22 Organization sought to be acquired;

(B) pro forma financial statements reflecting the
combined balance sheets of the acquiring company and
the Health Maintenance Organization sought to be
acquired as of the end of the preceding year and as of

HB2743 Engrossed - 10 - LRB099 03614 MLM 29291 b

a date 90 days prior to the acquisition, as well as pro
 forma financial statements reflecting projected
 combined operation for a period of 2 years;

4 (C) a pro forma business plan detailing an 5 acquiring party's plans with respect to the operation 6 of the Health Maintenance Organization sought to be 7 acquired for a period of not less than 3 years; and

8 (D) such other information as the Director shall 9 require.

10 (d) The provisions of Article VIII 1/2 of the Illinois 11 Insurance Code and this Section 5-3 shall apply to the sale by 12 any health maintenance organization of greater than 10% of its 13 enrollee population (including without limitation the health 14 maintenance organization's right, title, and interest in and to 15 its health care certificates).

16 (e) In considering any management contract or service 17 agreement subject to Section 141.1 of the Illinois Insurance Code, the Director (i) shall, in addition to the criteria 18 specified in Section 141.2 of the Illinois Insurance Code, take 19 20 into account the effect of the management contract or service agreement on the continuation of benefits to enrollees and the 21 22 financial condition of the health maintenance organization to 23 be managed or serviced, and (ii) need not take into account the effect of the management contract or service agreement on 24 25 competition.

26

(f) Except for small employer groups as defined in the

HB2743 Engrossed - 11 - LRB099 03614 MLM 29291 b

1 Small Employer Rating, Renewability and Portability Health 2 Insurance Act and except for medicare supplement policies as 3 defined in Section 363 of the Illinois Insurance Code, a Health 4 Maintenance Organization may by contract agree with a group or 5 other enrollment unit to effect refunds or charge additional 6 premiums under the following terms and conditions:

7 (i) the amount of, and other terms and conditions with 8 respect to, the refund or additional premium are set forth 9 in the group or enrollment unit contract agreed in advance 10 of the period for which a refund is to be paid or 11 additional premium is to be charged (which period shall not 12 be less than one year); and

13 (ii) the amount of the refund or additional premium 14 shall not exceed 20% of the Health Maintenance 15 Organization's profitable or unprofitable experience with 16 respect to the group or other enrollment unit for the 17 period (and, for purposes of a refund or additional premium, the profitable or unprofitable experience shall 18 19 be calculated taking into account a pro rata share of the 20 Health Maintenance Organization's administrative and 21 marketing expenses, but shall not include any refund to be 22 made or additional premium to be paid pursuant to this 23 subsection (f)). The Health Maintenance Organization and 24 the group or enrollment unit may agree that the profitable 25 or unprofitable experience may be calculated taking into 26 account the refund period and the immediately preceding 2 HB2743 Engrossed - 12 - LRB099 03614 MLM 29291 b

1 plan years.

Health Maintenance Organization shall include 2 The a 3 statement in the evidence of coverage issued to each enrollee describing the possibility of a refund or additional premium, 4 5 and upon request of any group or enrollment unit, provide to 6 the group or enrollment unit a description of the method used 7 calculate (1)the Health Maintenance Organization's to 8 profitable experience with respect to the group or enrollment 9 unit and the resulting refund to the group or enrollment unit 10 or (2) the Health Maintenance Organization's unprofitable 11 experience with respect to the group or enrollment unit and the 12 resulting additional premium to be paid by the group or 13 enrollment unit.

14 In no event shall the Illinois Health Maintenance 15 Organization Guaranty Association be liable to pay any 16 contractual obligation of an insolvent organization to pay any 17 refund authorized under this Section.

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

24 (Source: P.A. 97-282, eff. 8-9-11; 97-343, eff. 1-1-12; 97-437,
25 eff. 8-18-11; 97-486, eff. 1-1-12; 97-592, eff. 1-1-12; 97-805,
26 eff. 1-1-13; 97-813, eff. 7-13-12; 98-189, eff. 1-1-14;

HB2743 Engrossed - 13 - LRB099 03614 MLM 29291 b

1 98-1091, eff. 1-1-15.)

Section 35. The Limited Health Service Organization Act is
amended by changing Section 4003 as follows:

4 (215 ILCS 130/4003) (from Ch. 73, par. 1504-3)

Sec. 4003. Illinois Insurance Code provisions. Limited 5 6 health service organizations shall be subject to the provisions 7 of Sections 133, 134, 136, 137, 139, 140, 141.1, 141.2, 141.3, 8 143, 143c, 147, 148, 149, 151, 152, 153, 154, 154.5, 154.6, 9 154.7, 154.8, 155.04, 155.37, 355.2, 355.3, 355b, 356v, 10 356z.10, 356z.21, 356z.22, 356z.23, 368a, 401, 401.1, 402, 403, 11 403A, 408, 408.2, 409, 412, 444, and 444.1 and Articles IIA, VIII 1/2, XII, XII 1/2, XIII, XIII 1/2, XXV, and XXVI of the 12 13 Illinois Insurance Code. For purposes of the Illinois Insurance 14 Code, except for Sections 444 and 444.1 and Articles XIII and 15 XIII 1/2, limited health service organizations in the following categories are deemed to be domestic companies: 16

17

(1) a corporation under the laws of this State; or

18 (2) a corporation organized under the laws of another state, 30% of more of the enrollees of which are residents 19 20 this State, except a corporation of subject to 21 substantially the same requirements in its state of organization as is a domestic company under Article VIII 22 23 1/2 of the Illinois Insurance Code.

24 (Source: P.A. 97-486, eff. 1-1-12; 97-592, 1-1-12; 97-805, eff.

HB2743 Engrossed - 14 - LRB099 03614 MLM 29291 b 1 1-1-13; 97-813, eff. 7-13-12; 98-189, eff. 1-1-14; 98-1091, 2 eff. 1-1-15.)

3 Section 40. The Voluntary Health Services Plans Act is4 amended by changing Section 10 as follows:

5 (215 ILCS 165/10) (from Ch. 32, par. 604)

6 Sec. 10. Application of Insurance Code provisions. Health 7 services plan corporations and all persons interested therein 8 or dealing therewith shall be subject to the provisions of 9 Articles IIA and XII 1/2 and Sections 3.1, 133, 136, 139, 140, 10 143, 143c, 149, 155.22a, 155.37, 354, 355.2, 355.3, 355b, 356g, 356q.5, 356q.5-1, 356r, 356t, 356u, 356v, 356w, 356x, 356v, 11 12 356z.1, 356z.2, 356z.4, 356z.5, 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.18, 13 14 356z.19, 356z.21, 356z.22, 356z.23, 364.01, 367.2, 368a, 401, 401.1, 402, 403, 403A, 408, 408.2, and 412, and paragraphs (7) 15 and (15) of Section 367 of the Illinois Insurance Code. 16

17 Rulemaking authority to implement Public Act 95-1045, if 18 any, is conditioned on the rules being adopted in accordance 19 with all provisions of the Illinois Administrative Procedure 20 Act and all rules and procedures of the Joint Committee on 21 Administrative Rules; any purported rule not so adopted, for 22 whatever reason, is unauthorized.

23 (Source: P.A. 97-282, eff. 8-9-11; 97-343, eff. 1-1-12; 97-486,
24 eff. 1-1-12; 97-592, eff. 1-1-12; 97-805, eff. 1-1-13; 97-813,

HB2743 Engrossed - 15 - LRB099 03614 MLM 29291 b
eff. 7-13-12; 98-189, eff. 1-1-14; 98-1091, eff. 1-1-15.)
Section 45. The Illinois Public Aid Code is amended by
changing Section 5-16.8 as follows:
(305 ILCS 5/5-16.8)
Sec. 5-16.8. Required health benefits. The medical

assistance program shall (i) provide the post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t and the coverage required under Sections 356g.5, 356u, 356w, 356x, and 356z.6, and <u>356z.23</u> of the Illinois Insurance Code and (ii) be subject to the provisions of Sections 356z.19 and 364.01 of the Illinois Insurance Code.

On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance with Section 5-5e.

18 (Source: P.A. 97-282, eff. 8-9-11; 97-689, eff. 6-14-12.)

	HB2743 Engrossed	- 16 -	LRB099 03614 MLM 29291 b
1		INDEX	
2	Statutes amend	ed in order o	of appearance
3	5 ILCS 375/6.11		
4	55 ILCS 5/5-1069.3		
5	65 ILCS 5/10-4-2.3		
6	105 ILCS 5/10-22.3f		
7	215 ILCS 5/356z.23 new		
8	215 ILCS 125/5-3	from Ch. 11	1 1/2, par. 1411.2
9	215 ILCS 130/4003	from Ch. 73	, par. 1504-3
10	215 ILCS 165/10	from Ch. 32	, par. 604
11	305 ILCS 5/5-16.8		