GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

S

SENATE BILL 265

Insurance Committee Substitute Adopted 3/22/11 Appropriations/Base Budget Committee Substitute Adopted 3/23/11 House Committee Substitute Favorable 3/30/11

Short Title: State Health Plan/Appropriations and Transfer. (Public)

4

Sponsors:

Referred to:

March 9, 2011

A BILL TO BE ENTITLED

2 AN ACT TO MAKE APPROPRIATIONS AND ADJUSTMENTS FOR THE 2011-2013 3 FISCAL BIENNIUM TO THE STATE HEALTH PLAN FOR TEACHERS AND STATE 4 EMPLOYEES; AND TO TRANSFER THE STATE HEALTH PLAN FOR TEACHERS 5 AND STATE EMPLOYEES TO THE OFFICE OF STATE TREASURER. 6

The General Assembly of North Carolina enacts:

8 PART I. APPROPRIATIONS AND CONTRIBUTIONS FOR 2011-2013 FISCAL 9 **BIENNIUM**

10

7

1

11

APPROPRIATIONS FROM GENERAL FUND AND HIGHWAY FUND

12 **SECTION 1.1.(a)** General Fund Appropriation. – Notwithstanding G.S. 143C-5-2, 13 there is appropriated from the General Fund to the Reserve for the State Health Plan in the Office of State Budget and Management the sum of eight million sixty-one thousand seven 14 15 hundred ninety-eight dollars (\$8,061,798) for the 2011-2012 fiscal year and the sum of one 16 hundred one million seven hundred eighty-two thousand six hundred seventy dollars (\$101,782,670) for the 2012-2013 fiscal year. These funds shall be used to cover health care 17 18 and administrative costs to the Plan in the 2011-2013 fiscal biennium.

Highway 19 Fund SECTION 1.1.(b) Appropriation. – Notwithstanding 20 G.S. 143C-5-2, there is appropriated from the Highway Fund to the Reserve for the State Health Plan in the Office of State Budget and Management the sum of three hundred 21 seventy-six thousand two hundred seventeen dollars (\$376,217) for the 2011-2012 fiscal year 22 23 and the sum of four million seven hundred forty-nine thousand eight hundred fifty-eight dollars (\$4,749,858) for the 2012-2013 fiscal year. These funds shall be used to cover health care and 24 administrative costs to the Plan in the 2011-2013 fiscal biennium. 25

26 **SECTION 1.1.(c)** All other agency funds required to fund the premium increase 27 enacted in this act, other than funds appropriated in subsections (a) and (b) of this section, are 28 appropriated for the 2011-2013 fiscal biennium.

29 30

PREMIUM ADJUSTMENTS

31 **SECTION 1.2.(a)** Partially Contributory Coverage. – The State Health Plan for Teachers and State Employees may charge up to the following monthly premium rates for 32 partially contributory coverage under G.S. 135-45.2(a1), as enacted by Section 1.6 of this act, 33 34 for the 2011-2012 and 2012-2013 fiscal years:

35



	General Assembly Of North Carolina Session 2011					
1		FY 201	12-2013			
2		<u>FY 201</u> Basic	Standard	Basic	Standard	
3						
4	Employee Contribution					
5	Non-Medicare Eligible	or \$10.86	\$21.72	\$11.43	\$22.85	
6	Medicare Secondary					
7	Medicare Primary	\$8.27	\$16.54	\$8.70	\$17.40	
8	5					
9	Retiree Contribution					
10	Non-Medicare Eligible	\$0.00	\$21.72	\$0.00	\$22.85	
11	Medicare Eligible	\$0.00	\$16.54	\$0.00	\$17.40	
12	C	·	·		·	
13	SECTION 1.	2.(b) Contributor	v Coverage	– Premium ra	tes for contributory	
14	coverage established in a				•	
15	two-tenths percent (5.2%)					
16	increased by up to an add					
17	contributory coverage for		1		r r	
18			5			
19	DEDUCTIBLE, COINS	URANCE, AND C	O-PAYMEN	FADJUSTME	ENTS	
20	· · · · · · · · · · · · · · · · · · ·	,			ninistrator shall make	
21	the following changes to					
22	Basic and Standard PPO F			,	1 2	
23	(1) Basic P	'lan (70/30):				
24		· /	network annu	al deductible	to nine hundred	
25					coverage and to one	
26		•	hundred sixty		0	
27		0	•	•	-only coverage. The	
28					employee-child and	
29					es the member-only	
30		annual deductibles.	-		,	
31	b.	Increase the in-ne	twork coinsur	ance maximur	n to three thousand	
32		seven hundred n	inety-three do	ollars (\$3,793) for member-only	
33			-		ed eighty-six dollars	
34		-			ximum coinsurance.	
35		The aggregate m	naximum coin	surance for	employee-child and	
36		employee-family of	coverage shall	be three tim	es the member-only	
37		coinsurance maxim	nums.			
38	с.	Increase the in-ne	etwork urgent	care co-paym	nent to eighty-seven	
39		dollars (\$87.00) pe	r covered indiv	vidual.		
40	d.	Increase the in-ne	etwork primar	y care co-pa	yment to thirty-five	
41		dollars (\$35.00) pe	r covered indiv	vidual.		
42	e.	Increase the in-net	work specialis	t co-payment	to eighty-one dollars	
43			-		or mental health and	
44		-		-	and physical therapy,	
45			-		vices, the in-network	
46		-			(\$64.00) per covered	
47		individual.			-	
48	f.	Increase the in-net	work and out-	of-network inp	atient co-payment to	
49		two hundred ninety	-one dollars (\$	291.00) per co	vered individual.	
		-				

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1 2 3	g.	Increase the in-network and out-of-network co-payment to two hundred ninety-one dollars (\$ individual.	
4 5	h.	Increase prescription drug co-payments a $G.S. 135-45.6(b)(1)$ as amended by this section.	as required under
6	i.	Except as otherwise provided in this act,	co-payments and
7		coinsurance for coverage not otherwise listed in t	1.
8		remain as applicable in the 2010-2011 benefit year	ar.
9	(2) Stand	ard Plan (80/20):	
10	a.	Increase the in-network annual deductible to se	
11		(\$700.00) for member-only coverage and to	
12		hundred dollars (\$1,400) for the member-only ou	
13		deductible. The aggregate maximum annu	
14 15		employee-child and employee-family coverage	shall be three times
15 16	b.	the member-only annual deductibles. Increase the in-network coinsurance maximum to	three thousand two
17	υ.	hundred ten dollars (\$3,210) for member-only	
18		thousand four hundred twenty dollars ($\$6,420$	-
19		out-of-network maximum coinsurance. The a	•
20		coinsurance for employee-child and employee-fa	
21		be three times the member-only coinsurance max	
22	с.	Increase the in-network urgent care co-paym	ent to eighty-seven
23		dollars (\$87.00) per covered individual.	
24	d.	Increase the in-network primary care co-paym	ent to thirty dollars
25		(\$30.00) per covered individual.	
26	e.	Increase the in-network specialist co-payment	•
27 28		(\$70.00) per covered individual, except that fo	
28 29		substance abuse services, chiropractic services, a occupational therapy, and speech therapy services.	
30		specialist co-payment shall be fifty-two dollars (
31		individual.	(\$52.00) per covered
32	f.	Increase the in-network and out-of-network inpa	atient co-payment to
33		two hundred thirty-three dollars (\$233.00) per co	
34	g.	Increase the in-network and out-of-network	emergency room
35		co-payment to two hundred thirty-three dollars (S	\$233.00) per covered
36		individual.	
37	h.	Increase prescription drug co-pays as	required under
38		G.S. $135-45.6(b)(1)$ as amended by this act.	. 1
39 40	i.	Except as otherwise provided in this act,	
40 41		coinsurance for coverage not otherwise listed in tremain as applicable in the 2010-2011 benefit years	
41 42	SECTION 1	3.(b) G.S. 135-45.6(b)(1) reads as rewritten:	dl.
43		an will pay allowable charges for each outpatie	nt prescription drug
44		copayment to be paid by each covered indi-	
45		ving amounts: pharmacy charges up to ten dollar	-
46		c prescription, thirty-five dollars (\$35.00) forty	
47		preferred branded prescription without a gene	
48		ive dollars (\$55.00) sixty-four dollars (\$64.00) for	-
49		ed prescription. For each branded prescription of	
50	equiva	alent drug, the member shall pay the generic c	o-payment plus the

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1 2 3	difference between the Plan's gross allowed cost for the and the Plan's cost for the branded prescription drug."	generic prescription
3 4	LIMITATION ON AUTHORITY TO CHANGE BENEFITS	
5	SECTION 1.4. G.S. 135-45(g) reads as rewritten:	
6	"(g) The Executive Administrator and Board of Trustees shall no	ot change the Plan's
7	comprehensive health benefit coverage, co-payments, deductibles, out-of-	pocket expenditures,
8	and lifetime maximums in effect on July 1, 2009, July 1, 2011, that w	
9	increased cost to the Plan or in a reduction in benefits to Plan members	
10	proposed changes are directed to be made in an act of the General Assembly	y."
11 12	REPEAL COMPREHENSIVE WELLNESS INITIATIVE	
12	SECTION 1.5. Section 2(b) of S.L. 2009-16, as amended b	$x \le 1 - 2009_{-}571$ is
14	repealed.	y S.L. 2007-571, 15
15	Top curcui	
16	IMPLEMENT MONTHLY CONTRIBUTION BY EMPLOYEES	AND CERTAIN
17	RETIREES	
18	SECTION 1.6.(a) G.S. 135-45(b) reads as rewritten:	
19	"(b) Individuals eligible for coverage under G.S. 135-45.2 on a	• • •
20	partially, one-half, or fully contributory basis are eligible to participate in	any plan authorized
21	under this section."	
22	SECTION 1.6.(b) G.S. 135-45.2 reads as rewritten:	
23 24	"§ 135-45.2. Eligibility.	a for coverege under
24 25	(a) Noncontributory Coverage. – The following persons are eligible the Plan, on a noncontributory basis, subject to the provisions of G.S. 135-4	
26	(1) All permanent full-time employees of an employing	
27	following conditions:	unit who meet the
28	a. Paid from general or special State funds, or	
29	b. Paid from non-State funds and in a group fo	r which his or her
30	employing unit has agreed to provide coverage.	
31	Employees of State agencies, departments, institu	
32	commissions not otherwise covered by the Plan wh	1 0
33	permanent job positions on a recurring basis and who we	
34 35	per week for nine or more months per calendar year provisions of this subdivision.	are covered by the
35 36	(2) Permanent hourly employees as defined in G.S. 126-5(c	4) who work at least
37	one half of the workdays of each pay period.	+) who work at least
38	(3) Retired teachers, State employees, members of the Ger	neral Assembly, and
39	retired State law enforcement officers who retire	•
40	Enforcement Officers' Retirement System prior to Janu	ary 1, 1985. Except
41	as otherwise provided in this subdivision, on and after	
42	retiring employee or retiree must have completed at	
43	contributory retirement service with an employing unit	-
44 45	from any State-supported retirement system in order to herefite under this part as a rational employee or rational	
45 46	benefits under this Part as a retired employee or retiree.	
40 47	hired on and after October 1, 2006, and members of the first taking office on and after February 1, 2007, future	-
48	employees and retired members of the General Assen	-
49	requirement that the future retiree have 20 or more	• •
50	service credit in order to be covered by the provisions of	-
51	(4) Surviving spouses of:	

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1 2		a. Deceased retired employees, provided the death member occurred prior to October 1, 1986; and	of the former plan
3		b. Deceased teachers, State employees, and member	ers of the General
4		Assembly who are receiving a survivor's alternate	
5		of the State-supported retirement programs, provid	•
6		former plan member occurred prior to October 1, 1	
7	(5)	Employees of the General Assembly, not otherwise cover	
8		as determined by the Legislative Services Commission, ex	
9		interns and pages.	
10	(6)	Members of the General Assembly.	
11	(7)	Notwithstanding the provisions of subsection (e) of this-	section, employees
12		on official leave of absence while completing a full time	1 1
13		administration in an approved program as a Principal Fe	
14		with Article 5C of Chapter 116 of the General Statutes.	
15	(8)	Notwithstanding the provisions of G.S. 135-45.12 er	
16		covered by the provisions of this section, other than retire	
17		have been employed for 12 or more months by an empl	
18		have completed a contract term of employment of 10-	
19		whose employing unit is a local school administrative ur	
20		are eliminated because of a reduction, in total or in part, i	
21		support the job or its responsibilities, provided the emplo	-
22		by the Plan at the time of separation from service real	
23		elimination. Employees covered by this subsection shal	
24 25		period of up to 12 months following a separation from se	
25 26		job elimination. An employee formerly covered by the section shall not be eligible for coverage under this	
20 27		employee is provided health benefit coverage on a non-co	
28		a subsequent employer.	ntiloutory ousis by
20 29	(9)	Any member enrolled pursuant to subdivision (1) or (2)	of this subsection
30	(-)	who is on approved leave of absence with pay or	
31		compensation.	
32	(10)	Employees on approved Family and Medical Leave.	
33	(a1) Partia	lly Contributory Coverage The following persons are el	igible for coverage
34	under the Plan, o	n a partially contributory basis, subject to the provisions of	<u>G.S. 135-45.4:</u>
35	<u>(1)</u>	All permanent full-time employees of an employing unit	who meet either of
36		the following conditions:	
37		a. Paid from general or special State funds.	
38		b. Paid from non-State funds and in a group for	which his or her
39		employing unit has agreed to provide coverage.	
40		Employees of State agencies, departments, instituti	
41		commissions not otherwise covered by the Plan who	· ·
42		permanent job positions on a recurring basis and who wor	
43		per week for nine or more months per calendar year a	tre covered by the
44 45	(2)	provisions of this subdivision.	of the workdown of
45 46	<u>(2)</u>	<u>Permanent hourly employees who work at least one-half</u> each pay period.	or the workuays of
40 47	(3)	Retired teachers, State employees, members of the Gene	eral Assembly and
48	<u>(5)</u>	retired State law enforcement officers who retired	
49		Enforcement Officers' Retirement System prior to Janua	
5 0		as otherwise provided in this subdivision, on and after	• •
51		retiring employee or retiree must have completed at 1	

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1		contributory retirement service with an employing unit	prior to retirement
2		from any State-supported retirement system in order to b	be eligible for group
3		benefits under this Part as a retired employee or retiree.	For employees first
4		hired on and after October 1, 2006, and members of the	e General Assembly
5		first taking office on and after February 1, 2007, future	coverage as retired
6		employees and retired members of the General Assem	bly is subject to a
7		requirement that the future retiree have 20 or more	
8		service credit in order to be covered by the provisions of	
9	<u>(4)</u>	Employees of the General Assembly, not otherwise cover	
)		as determined by the Legislative Services Commission, e	
l		interns and pages.	
2	<u>(5)</u>	Members of the General Assembly.	
3	(6)	Notwithstanding the provisions of subsection (e) of this	section, employees
ŀ		on official leave of absence while completing a full-time	
5		administration in an approved program as a Principal Fe	
5		with Article 5C of Chapter 116 of the General Statutes.	
7	<u>(7)</u>	Notwithstanding the provisions of G.S. 135-45.12, e	mplovees formerly
8		covered by the provisions of this subsection, other than	
)		who have been employed for 12 or more months by an	±
)		who have completed a contract term of employment of 1	
-		whose employing unit is a local school administrative u	
)		are eliminated because of a reduction, in total or in part,	
}		support the job or its responsibilities, provided the empl	
Ļ		by the Plan at the time of separation from service re-	
5		elimination. Employees covered by this subsection sha	
5		period of up to 12 months following a separation from s	
,		job elimination. An employee formerly covered by the	•
}		subsection shall not be eligible for coverage under this	
)		employee is provided health benefit coverage on a nonce	
)		a subsequent employer.	<u> </u>
	<u>(8)</u>	Any member enrolled pursuant to subdivision (1) or (2) of this subsection
	<u></u>	who is on approved leave of absence with pay or	
		compensation.	
	(9)	Employees on approved Family and Medical Leave.	
		Ily Contributory. One-Half Contributory Coverage. – The	e following persons
5		overage under the Plan Plan, on a partially one-half contraction of the plan plan.	
		ovisions of G.S. 135-45.4:	<u>eusis</u>
5	(1)	A school employee in a job-sharing position as define	d in G.S. 135-45.4.
	(1)	described in G.S. 115C-326.5. If these employees elect	
		Plan, the employing unit shall pay fifty percent (50%)	
		noncontributory employer premiums. Individual employ	
		balance of the total noncontributory premiums not paid	
		unit.	i by the employing
	(2)	Subject to the provisions of G.S. 135-45.4, employe	es Employees and
	(2)	members of the General Assembly with 10 but less	
		retirement service credit provided the employees were fi	-
)		October 1, 2006, and the members first took office on a	
		2007. For such future retirees, the State shall pay fifty p	•
)		Plan's total noncontributory employer premiums. Indiv	
		pay the balance of the total noncontributory premiums no	
)		pay the balance of the total noncontributory premiums no	r para by the State.

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following person persons shall b	Contributory. Contributory Coverage. – The	(c) Fully	_
• •	rage under the Plan, on a fully contributory	· · · · ·	(
5 1		S. 135-45.4:	
ly who enroll before October	Former members of the General Assemb	(1)	
5	1986.	~ /	
, former members of the Gener	For enrollments after September 30, 1986	(2)	
	Assembly if covered under the Plan at t	(-)	
	General Assembly. To be eligible for cov		
•	General Assembly, application must be m		
•	the term of office. Only members of the		
	Plan at the end of the term of office are e		
	within the specified time period, the memb		
	Surviving spouses of deceased former m	(3)	
embers of the General Assemb	who enroll before October 1, 1986.	(3)	
otherwise covered by this section	Employees of the General Assembly, not	(4)	
•	as determined by the Legislative Services	(4)	
commission, except for registativ	interns and pages.		
6 surviving snousas of dagaas	For enrollments after September 30, 198	(5)	
01	former members of the General Assembly	(5)	
	time of death of the former member of the		
•		(6)	
	All permanent part-time employees (design employing unit who meets meet the co	(6)	
	· · · · · <u> </u>		
	(a)(1)a. above, sub-subdivision $(a1)(1)a.$		
$\frac{2(a)(1)}{(a)(1)}$	covered by the provisions of G.S. 135-45.		
dran of annullad tagahana Sta	section.	(7)	
	The spouses and eligible dependent chi employees, retirees, former members of	(7)	
	· ·		
	employees covered by the provisions $(a)(2)$ or subdivision $(a1)(7)$		
-	subdivision (a)(8) or subdivision (a1)(7) Plan beneficiaries, enrolled continuation		
1 0	General Assembly. Spouses of surviving d dependent children if they were not cover		
	•		
	death. Surviving spouses may cover their		
lember's death or enroll within S	children were enrolled at the time of the n		
	days of the member's death.	(0)	
	Blind persons licensed by the State to	(8)	
	contract with the Department of Health a		
no are:	Services for the Blind and its successors, w		
ing facility where some	a. Operating such a vending facility;		
•	b. Former operators of such a vend		
	operator would have made these		
	service retirement allowance under		
	been members of the Retirement Sy		
	c. Former operators of such a vendin		
-	years of service as operators and w		
al Security Act upon cessation of	a disability benefit under the Soci		
	service as an operator.		
	Spouses, dependent children, surviving s		
01 00101000	children of such members are not eligible f		
-	- · · ·	$\langle 0 \rangle$	
nd surviving spouses of decease	Surviving spouses of deceased retirees at teachers, State employees, and members of	(9)	

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	(10)	the death of the former Plan member occurred after Sept the surviving spouse was covered under the Plan at the t Any eligible dependent child of the deceased ret employee, member of the General Assembly, former me	ime of death. iree, teacher, State
		Assembly, or Disability Income Plan beneficiary, pro	vided the child was
		covered at the time of death of the retiree, teacher, State of the General Assembly, former member of the Ge	1 .
		Disability Income Plan beneficiary, (or was in posse	•
		covered at birth under this Part), or was covered	under the Plan on
		September 30, 1986. An eligible surviving dependen	
		covered until age 19, or age 26 if a full-time studen	
	(11)	certified as incapacitated under G.S. 135-45.1(5)b. G.S. Batired taachers, State employees, and members of the	-
	(11)	Retired teachers, State employees, and members of the with loss than 10 years of ratirement service gradit.	•
		with less than 10 years of retirement service credit, p and State employees were first hired on or after Octo	
		members first took office on or after February 1, 2007.	bei 1, 2000, and the
	(12)	Notwithstanding the provisions of G.S. 135-45.12	former employees
	(12)	covered by the provisions of $G.S. 135 45.2$ this section a	1 1
		eligible dependent children who were covered by the P	1
		former employees' separation from service pursuant to	
		section, following expiration of the former employees' c	
		G.S. 135-45.2. this section. Election of coverage under t	U 1 ·
		be made within 90 days after the termination of cove	
		G.S. 135-45.2. this section.	
	(13)	Firefighters, rescue squad workers, and members of	the National Guard,
"		their eligible spouses, and eligible dependent children.	
"			
	COVE	DACE FOR CHILDREN UP TO 26 VEADS OLD	
		RAGE FOR CHILDREN UP TO 26 YEARS OLD, RAL AFFORDABLE CARE ACT	IN COMPLIANCE
**111		ION 1.7.(a) G.S. 135-45.1(10) reads as rewritten:	
	"(10)	Dependent child. – Subject to the eligibility	requirements of
	(10)	G.S. 135-45.2(d), any of the following:	
		<u>a.</u> A natural, natural or legally adopted, or fost	er adopted child or
		children of the employee and or spouse, unmarr	
		the month following his or her 19th the child's 26	<u>6th</u> birthday, whether
		or not the child is living with the employee, as l	
		is legally responsible for such child's mainte	enance and support.
		employee.	
		b. A foster child or children of the employee up	
		following the child's 19th birthday, whether or n	-
		with the employee, as long as the employee is le	gally responsible for
		the child's maintenance and support.	
		<u>c.</u> Dependent child also includes a <u>A</u> child for whi	
		court-appointed guardian, as long as the e	
		responsible for the child's maintenance and support	
		<u>d.</u> Dependent child also includes a <u>A</u> stepchild of primerily resides with a member who is merri	
		primarily resides with a member who is marri	-
		natural parent. To be eligible, the stepchild m	iust nave his or her
		primary residence with the member.	

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1	e. Dependent child shall also include any Any child und	-
2	has reached his or her 18th birthday, provided the	
3	legally responsible for such the child's maintenance a	nd support on
4	his or her 18th birthday. Dependent	
5	Dependent children of firefighters, rescue squad workers, an	
6	the National Guard are subject to the same terms and conditio	
7	dependent children covered by this subdivision. Eligibility	
8	children is subject to the requirements of G.S. 135-45.2(d).	
9	require documentation from the member confirming a child's e	ligibility to be
10	covered as the member's dependent."	
11	SECTION 1.7.(b) G.S. 135-45.2(d) reads as rewritten:	
12	"(d) A foster child is covered as a dependent child (i) if living in a regula	-
13	relationship with the expectation that the employee will continue to rear	
14	adulthood, (ii) if at the time of enrollment, or at the time a foster child a	
15	established, whichever occurs first, the employee applies for coverage for s	
16	submits evidence of a bona fide foster child relationship, identifying the foster	~
17	and setting forth all relevant aspects of the relationship, (iii) if the claims process	
18	foster child as a participant through a separate written document identifying the	•
19	name and specifically recognizing the foster child relationship, and (iv) if at the	
20	incurred, the foster child relationship, as identified by the employee, conti	
21	Children placed in a home by a welfare agency which obtains control of, and	d provides for
22	maintenance of the child, are not eligible participants.	
23	A dependent child shall not be eligible for coverage under the Plan if the dep	
24	eligible for employer based health care outside of the State Health Plan for Teac	
25	Employees. Coverage of a dependent child may be extended beyond the 19th	<u>26th</u> birthday
26	under the following conditions:	6 .1 .1
27	(1) If the dependent is a full time student, through the end	
28	following the student's 26th birthday. As used in this section	
29	student is a student who is pursuing a course of study that rep	
30 31	the normal workload of a full-time student at a school or coll	-
31 32	by the state of jurisdiction. In accordance with applicable coverage of a full time student that loses full time status du	
32 33	-	
33 34	injury may be extended for one year from the effective date full-time status provided that the student was enrolled at th	
34 35	onset of the illness or injury.	time of the
36	$\frac{(2)}{(2)}$ The <u>if the</u> dependent is physically or mentally incapacitated to	the extent that
30 37	he or she is incapable of earning a living and (i) such handica	
38	began to develop before the dependent's 19th birthday, or (ii)	
39	developed or began to develop before the dependent's 26th	-
40	dependent was covered by the Plan in accordance with G.S.	•
41	G.S. 135-45.2(c)(7)."	, 155- 4 5.2(5)a.
42	SECTION 1.7.(c) G.S. 135-45.3 reads as rewritten:	
43	"§ 135-45.3. Enrollment.	
44	(a) Except as otherwise required by applicable federal law, new employed	ovees must be
45	given the opportunity to enroll or decline enrollment for themselves and the	•
46	within 30 days from the date of employment or from first becoming	-
47	noncontributory partially contributory basis. Coverage may become effective on	-
48	the month following date of entry on payroll or on the first day of the following	•
49	employees not enrolling themselves and their dependents <u>age 19 and older</u> with	-
50	not adding dependents when first eligible as provided herein may enroll on the f	
51	month but will be subject to a 12-month waiting period for preexisting heat	• •
~ 1		

except for employees who elect to change their coverage in accordance with rules established 1 2 by the Executive Administrator and Board of Trustees for optional or alternative plans 3 available under the Plan. Children born to covered employees having coverage type (2) or (3), 4 as outlined in G.S. 135-45.4(d) shall be automatically covered at the time of birth without any 5 waiting period for preexisting health conditions. Children born to covered employees having 6 coverage type (1) shall be automatically covered at birth without any waiting period for 7 preexisting health conditions so long as the claims processor receives notification within 30 8 days of the date of birth that the employee desires to change from coverage (1) to coverage type 9 (2) or (3), provided that the employee pays any additional premium required by the coverage 10 type selected retroactive to the first day of the month in which the child was born.

Except as otherwise required by applicable federal law, newly acquired dependents 11 (b) 12 (spouse/child) age 19 and older enrolled within 30 days of becoming an eligible dependent will 13 not be subject to the 12-month waiting period for preexisting conditions. A dependent can 14 become qualified due to marriage, adoption, entering a foster child relationship, due to the 15 divorce of a dependent child or the death of the spouse of a dependent child, and at the beginning of each legislative session (applies only to enrolled legislators). Effective date for 16 17 newly acquired dependents if application was made within the 30 days can be the first day of 18 the following month. Effective date for an adopted child can be date of adoption, or date of 19 placement in the adoptive parents' home, or the first of the month following the date of 20 adoption or placement. Firefighters, rescue squad workers, and members of the National Guard, 21 and their eligible dependents, are subject to the same terms and conditions as are new employees and their dependents covered by this subdivision. Enrollments in these 22 23 circumstances must occur within 30 days of eligibility to enroll.

24 Eligible dependents younger than age 19 may be enrolled at any time and shall not (c) 25 be subject to any waiting period for a preexisting condition.

26 (c)(d) When an eligible or enrolled member applies to enroll the member's eligible 27 dependent child or spouse, the member shall provide the documentation required by the Plan to 28 verify the dependent's eligibility for coverage."

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32

SECTION 1.7.(d) G.S. 135-45.4 reads as rewritten: "§ 135-45.4. Effective dates of coverage.

- Employees and Retired Employees. -(a)
- . . . 33 (3) Employees not enrolling or adding dependents age 19 and older when first 34 eligible in accordance with G.S. 135-45.3 may enroll later on the first of any 35 following month but will be subject to a 12-month waiting period for a 36 preexisting health condition, except employees who elect to change their 37 coverage in accordance with rules adopted by the Executive Administrator 38 and Board of Trustees for optional alternative plans offered under the Plan. 39 . . . (b) 40 Waiting Periods and Preexisting Conditions. -New employees and dependents age 19 and older enrolling when first 41 (1)42 eligible are subject to no waiting period for preexisting conditions under the 43 Plan. 44 Employees not enrolling or not adding dependents age 19 and older when (2)45 first eligible may enroll later on the first of any following month, but will be 46 subject to a twelve-month waiting period for preexisting conditions except as 47 provided in subdivision (a)(3) of this section. The waiting period under this 48 subdivision is subject to applicable federal law. 49 Retiring employees and dependents enrolled when first eligible after an (3) 50 employee's retirement are subject to no waiting period for preexisting 51 conditions under the Plan. Retiring employees not enrolled or not adding

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1			dependents age 19 and older when first eligible after an employee's
2			retirement may enroll later on the first of any following month, but will be
3			subject to a 12-month waiting period for preexisting conditions except as
4			provided in subdivision (a)(3) of this section.
5			
6		(5)	To administer the 12-month waiting period for preexisting conditions for
7			employees and dependents age 19 and older under this that Article, the Plan
8			must give credit against the 12-month period for the time a person was
9			covered under a previous plan if the previous plan's coverage was
0			continuous to a date not more than 63 days before the effective date of
1			coverage. As used in this subdivision, a "previous plan" means any policy,
2			certificate, contract, or any other arrangement provided by any accident and
3			health insurer, any hospital or medical service corporation, any health
4			maintenance organization, any preferred provider organization, any multiple
5			employer welfare arrangement, any self-insured health benefit arrangement,
6			any governmental health benefit or health care plan or program, or any other
7			health benefit arrangement. Waiting periods for preexisting conditions
8			administered under this Article are subject to applicable federal law.
9	(c)	Depe	ndents of Employees and Retired Employees. –
0			
1		(5)	Employees not adding dependents age 19 and older when first eligible may
2			enroll later on the first of any following month, but dependents will be
3			subject to a 12-month waiting period for preexisting health conditions except
4			as provided in subdivision (a)(3) of this section.
5		"	
6			
7	SALARY		ATED CONTRIBUTIONS
8			TION 1.8.(a) Effective for the 2011-2013 fiscal biennium, required employer
9			ontributions for employees whose salaries are paid from department, office,
0	institutio	n or a	gency receipts shall be paid from the same source as the source of the

29 30 institution, or agency receipts shall be paid from the same source as the source of the 31 employees' salary. If an employee's salary is paid in part from the General Fund or Highway 32 Fund and in part from department, office, institution, or agency receipts, required employer 33 salary-related contributions may be paid from the General Fund or Highway Fund only to the 34 extent of the proportionate part paid from the General Fund or Highway Fund in support of the salary of the employee, and the remainder of the employer's requirements shall be paid from the 35 36 source that supplies the remainder of the employee's salary. The requirements of this section as 37 to source of payment are also applicable to payments on behalf of the employee for 38 hospital-medical benefits, longevity pay, unemployment compensation, accumulated leave, 39 workers' compensation, severance pay, separation allowances, and applicable disability income 40 benefits.

41 Notwithstanding any other provision of law, an employing unit, as defined in 42 G.S. 135-45.1 or in G.S. 135-48.1 as enacted by this act, that hires or has hired as an employee 43 a retiree that is in receipt of monthly retirement benefits from any retirement system supported 44 in whole or in part by contributions of the State shall enroll the retiree in the active group and 45 pay the cost for the hospital-medical benefits if that retiree is employed in a position that would 46 require the employer to pay hospital-medical benefits if the individual had not been retired.

47 **SECTION 1.8.(b)** Effective July 1, 2011, the State's employer contribution rates 48 budgeted for retirement and related benefits as percentage of covered salaries for the 2011-2012 49 fiscal year are: (i) ten and sixty-one hundredths percent (10.61%) - Teachers and State Employees; (ii) fifteen and sixty-one hundredths percent (15.61%) – State Law Enforcement 50 Officers; (iii) twelve and thirty-six hundredths percent (12.36%) – University Employees' 51

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Optional Retirement System; (iv) twelve and thirty-six hundredths percent (12.36%) -1 2 Community College Optional Retirement Program; (v) twenty and eleven hundredths percent 3 (20.11%) – Consolidated Judicial Retirement System; and (vi) five and zero hundredths percent 4 (5.00%) – Legislative Retirement System. Each of the foregoing contribution rates includes 5 five and zero hundredths percent (5.00%) for hospital and medical benefits. The rate for Teachers and State Employees, State Law Enforcement Officers, Community College Optional 6 7 Retirement Program, and for the University Employees' Optional Retirement Program includes 8 fifty-two hundredths percent (0.52%) for the Disability Income Plan. The rates for Teachers 9 and State Employees and State Law Enforcement Officers include sixteen hundredths percent 10 (0.16%) for the Death Benefits Plan. The rate for State Law Enforcement Officers includes five percent (5%) for Supplemental Retirement Income. 11

12 **SECTION 1.8.(c)** Effective July 1, 2012, the State's employer contribution rates 13 budgeted for retirement and related benefits as percentage of covered salaries for the 2012-2013 14 fiscal year are: (i) ten and ninety-one hundredths percent (10.91%) - Teachers and State Employees; (ii) fifteen and ninety-one hundredths percent (15.91%) – State Law Enforcement 15 Officers; (iii) twelve and sixty-six hundredths percent (12.66%) - University Employees' 16 17 Optional Retirement System; (iv) twelve and sixty-six hundredths percent (12.66%) -18 Community College Optional Retirement Program; (v) twenty and forty-one hundredths 19 percent (20.41%) - Consolidated Judicial Retirement System; and (vi) five and thirty 20 hundredths percent (5.30%) - Legislative Retirement System. Each of the foregoing 21 contribution rates includes five and thirty hundredths percent (5.30%) for hospital and medical 22 benefits. The rate for Teachers and State Employees, State Law Enforcement Officers, 23 Community College Optional Retirement Program, and for the University Employees' Optional 24 Retirement Program includes fifty-two hundredths percent (0.52%) for the Disability Income 25 Plan. The rates for Teachers and State Employees and State Law Enforcement Officers include 26 sixteen hundredths percent (0.16%) for the Death Benefits Plan. The rate for State Law 27 Enforcement Officers includes five percent (5%) for Supplemental Retirement Income.

SECTION 1.8.(d) Effective July 1, 2011, the maximum annual employer contributions, payable monthly, by the State for each covered employee or retiree for the 2011-2012 fiscal year to the State Health Plan for Teachers and State Employees are: (i) Medicare-eligible employees and retirees – three thousand seven hundred sixty-eight dollars (\$3,768) and (ii) non-Medicare-eligible employees and retirees – four thousand nine hundred fifty-two dollars (\$4,952).

SECTION 1.8.(e) Effective July 1, 2012, the maximum annual employer contributions, payable monthly, by the State for each covered employee or retiree for the 2012-2013 fiscal year to the State Health Plan for Teachers and State Employees are: (i) Medicare-eligible employees and retirees – three thousand nine hundred sixty-five dollars (\$3,965) and (ii) non-Medicare-eligible employees and retirees – five thousand two hundred eleven dollars (\$5,211).

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41 REMOVE SPECIAL EXEMPTION FROM PUBLIC RECORDS LAW FOR STATE 42 HEALTH PLAN CONTRACTS

43

SECTION 1.9.(a) G.S. 135-43(b) reads as rewritten:

44 "(b) Notwithstanding the provisions of this Article, the Executive Administrator and
45 Board of Trustees of the State Health Plan for Teachers and State Employees may contract with
46 providers of institutional and professional medical care and services to establish preferred
47 provider networks.

The terms of a contract between the Plan and its third party administrator or between the Plan and its pharmacy benefit manager are a public record except that the terms in those contracts that contain trade secrets or proprietary or competitive information are not a public record under Chapter 132 of the General Statutes, and any such proprietary or competitive

information and trade secrets contained in the contract shall be redacted by the Plan prior to 1 2 making it available to the public. This subsection Statutes. No provision of law, however, shall 3 not be construed to prevent or restrict the release of any information made not a public record 4 under this subsection in a Plan contract to the State Auditor, the Attorney General, the Director 5 of the State Budget, the Plan's Executive Administrator, and the Committee on Employee Hospital and Medical Benefits solely and exclusively for their use in the furtherance of their 6 7 duties and responsibilities, and to the Department of Health and Human Services solely for the 8 purpose of implementing the transition of NC Health Choice from the Plan to the Department 9 of Health and Human Services. The design, adoption, and implementation of the preferred 10 provider contracts, networks, and optional alternative comprehensive health benefit plans, and programs available under the optional alternative plans, as authorized under G.S. 135-45 are 11 not subject to the requirements of Article 3 of Chapter 143 of the General Statutes. However, 12 13 the Executive Administrator and Board of Trustees shall: (i) submit all proposed statewide and 14 agency term contracts for supplies, materials, printing, equipment, and contractual services that exceed one million dollars (\$1,000,000) authorized by this subsection to the Attorney General 15 or the Attorney General's designee for review as provided in G.S. 114-8.3; and (ii) include in 16 17 all proposed contracts to be awarded by the Executive Administrator and Board of Trustees 18 under this section a standard clause which provides that the State Auditor and internal auditors 19 of the Plan may audit the records of the contractor during the term of the contract to verify 20 accounts and data affecting fees and performance. The Executive Administrator and Board of 21 Trustees shall not award a cost plus percentage of cost agreement or contract for any purpose. 22 The Executive Administrator and Board of Trustees shall make reports as requested to the 23 President of the Senate, the President Pro Tempore of the Senate, the Speaker of the House of 24 Representatives, and the Committee on Employee Hospital and Medical Benefits." 25 SECTION 1.9.(b) Contracts with the State Health Plan retain the trade secret protections provided under G.S. 132-1.2. 26 27 **SECTION 1.9.(c)** This section is effective when it becomes law. 28 29 ADDITIONAL CHANGES TO EXISTING STATE HEALTH PLAN STATUTES 30 **SECTION 1.10.(a)** G.S. 135-44.4(18) reads as rewritten: 31 "(18) Determining administrative and medical policies that are not in direct 32 conflict with Part 3 of this Article after consultation with the Claims 33 Processor and the Plan's consulting actuary when Plan costs are involved. 34 Notwithstanding this provision, the Executive Administrator and Board of 35 Trustees may authorize coverage or payment of claims that have been denied 36 as a result of administrative errors or system issues." 37 **SECTION 1.10.(b)** Subsection (a) of this section becomes effective July 1, 2010. 38 **SECTION 1.10.(c)** G.S. 135-45.1(15) reads as rewritten: 39 "(15) Health Benefits Representative. Representative or HBR. – The employee 40 designated by the employing unit to administer the Plan for the unit and its employees. The HBR is responsible for enrolling new employees, employees 41 42 and dependents in accordance with the eligibility requirements under this 43 Article, reporting changes, explaining benefits, reconciling group statements, 44 and remitting group fees. The State Retirement System is the Health Benefits 45 Representative for retired State employees." 46 47 **EFFECTIVE DATE FOR PART I** 48 **SECTION 1.11.** Except as otherwise provided, Part I of this act becomes effective 49 July 1, 2011. 50

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PART II. TRANSFER STATE HEALTH PLAN TO DEPARTMENT OF STATE TREASURER
GRANT STATE TREASURER IMMEDIATE AUTHORITY TO APPOINT
EXECUTIVE ADMINISTRATOR
SECTION 2.1.(a) G.S. 135-44.2(b) reads as rewritten:
"(b) The Executive Administrator shall be appointed by the State Health Plan
Administrative Commission. State Treasurer. The term of employment and salary of the
Executive Administrator shall be set by the State Health Plan Administrative Commission upon
the advice of an executive committee of the Committee on Employee Hospital and Medical
Benefits. State Treasurer after consultation with the Board of Trustees.
The Executive Administrator may be removed from office by the State Health Plan
Administrative Commission, upon the advice of an executive committee of the Committee on
Employee Hospital and Medical Benefits, State Treasurer after consultation with the Board of
<u>Trustees</u> , and any vacancy in the office of Executive Administrator may be filled by the State
Health Plan Administrative Commission with the term of employment and salary set upon the advice of an executive committee of the Committee on Employee Hospital and Medical
Benefits. State Treasurer."
SECTION 2.1.(b) The State Treasurer shall have the power to designate an interim
Executive Administrator prior to appointing an Executive Administrator under this section.
SECTION 2.1.(c) This section is effective when it becomes law.
TRANSFER OF STATE HEALTH PLAN WITHIN STATE GOVERNMENT
SECTION 2.2. The North Carolina State Health Plan for Teachers and State
Employees is transferred to the Department of State Treasurer. This transfer shall have all the
elements of a Type II transfer, as defined by G.S. 143A-6.
STATUTORY FRAMEWORK FOR AMENDED STATE HEALTH PLAN STATUTE
SECTION 2.3.(a) The title of Chapter 135 of the General Statutes reads as
rewritten:
"Chapter 135.
Retirement System for Teachers and State Employees; Social Security; Health Insurance
Program for Children. <u>State Health Plan for Teachers and State Employees.</u> " SECTION 2.3.(b) Chapter 135 of the General Statutes is amended by adding a new
Article 3B to be entitled "State Health Plan for Teachers and State Employees." That new
Article shall be divided into five parts, as follows:
(1) "Part 1. General Provisions."
(1) "Part 2. Administrative Structure."
 (2) "Part 2. Plan Operation."
(4) "Part 4. Eligibility and Enrollment."
(5) "Part 5. Coverage Mandates and Exclusions; Other Mandates."
(6) "Part 6. Long-Term Care Benefits."
RECODIFY PORTIONS OF PART 1 OF EXISTING STATE HEALTH PLAN
ARTICLE
SECTION 2.4.(a) Subsections (a) and (b) of G.S. 135-43, as amended by Section
1.9 of this act, [confidentiality] are recodified as G.S. 135-48.10 under Part 1 of Article 3B of
Chapter 135 of the General Statutes, as created by Section 2.3 of this act. Subsection (c) of
G.S. 135-43 is recodified as G.S. 135-48.57, to be entitled "Payments for county or city
ambulance service.", under Part 5 of Article 3B of Chapter 135 of the General Statutes, as
created by Section 2.3 of this act.

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1 2	SECTION 2.4.(b) G.S. 135-43.4 [Committee on Actuarial Valuation] is recodified as G.S. 135-48.12 under Part 1 of Article 3B of Chapter 135 of the General Statutes, as created
3	by Section 2.3 of this act.
4	SECTION 2.4.(c) G.S. 135-43.5 [auditing the Plan] is recodified as G.S. 135-48.28
5	under Part 2 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of
6	this act.
7	SECTION 2.4.(d) G.S. 135-43.6 [reports to General Assembly] is recodified as
8	G.S. 135-48.27 under Part 2 of Article 3B of Chapter 135 of the General Statutes, as created by
9	Section 2.3 of this act.
)	SECTION 2.4.(e) G.S. 135-43.7 [contract disputes] is recodified as G.S. 135-48.35
	under Part 3 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of
2	this act.
	RECODIFY PORTIONS OF PART 2 OF EXISTING STATE HEALTH PLAN
	ARTICLE
	SECTION 2.5.(a) G.S. 135-44 [Board of Trustees] is recodified as G.S. 135-48.20
	under Part 2 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of
	this act.
	SECTION 2.5.(b) G.S. 135-44.1 [officers, quorum, meetings] is recodified as
	G.S. 135-48.21 under Part 2 of Article 3B of Chapter 135 of the General Statutes, as created by
	Section 2.3 of this act.
	SECTION 2.5.(c) G.S. 135-44.2, as amended by Section 2.1 of this act, [Executive
	Administrator] is recodified as G.S. 135-48.23 under Part 2 of Article 3B of Chapter 135 of the
	General Statutes, as created by Section 2.3 of this act.
	SECTION 2.5.(d) Subdivision (26) of G.S. 135-44.4 [member education] is
	recodified as G.S. 135-48.56, to be entitled "Education of covered active and retired
	employees.", under Part 2 of Article 3B of Chapter 135 of the General Statutes, as created by
	Section 2.3 of this act.
	SECTION 2.5.(e) G.S. 135-44.5 [trust funds] is recodified as G.S. 135-48.5 under
	Part 1 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of this
	act.
	SECTION 2.5.(f) G.S. 135-44.6(d) [firefighter premiums] is recodified as
	G.S. 135-48.58, to be entitled "Premiums for firefighters, rescue squad workers, and members
	of National Guard.", under Part 5 of Article 3B of Chapter 135 of the General Statutes, as
	created by Section 2.3 of this act. G.S. 135-44.6(e) [interest on late payments] is recodified as
	G.S. 135-48.55, to be entitled "Interest charged to charter schools on late premiums.", under
	Part 5 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of this
	act.
	SECTION 2.5.(g) G.S. 135-44.7 [administrative review] is recodified as
	G.S. 135-48.24 under Part 2 of Article 3B of Chapter 135 of the General Statutes, as created by
	Section 2.3 of this act.
	SECTION 2.5.(h) G.S. 135-44.8 [rules] is recodified as G.S. 135-48.25 under Part
	2 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of this act.
	RECODIFY PORTIONS OF PART 3 OF EXISTING STATE HEALTH PLAN
	ARTICLE
	SECTION 2.6.(a) Subsections (a) and (e) of G.S. 135-45 [undertaking] are
	recodified as subsections (a) and (b) of G.S. 135-48.2 under Part 1 of Article 3B of Chapter 135
	of the General Statutes, as created by Section 2.3 of this act. G.S. 135-45(c) [firefighter
	coverage in public interest] is recodified as G.S. 135-48.8, to be entitled "Statements of public
	interest.", under Part 1 of Article 3B of Chapter 135 of the General Statutes, as created by

Section 2.3 of this act. Subsection (d) of G.S. 135-45 [contracts with claim processors] is 1 2 recodified as G.S. 135-48.32, to be entitled "Contracts to provide benefits.", under Part 3 of 3 Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of this act. 4 Subsection (d1) of G.S. 135-45 [contracting provisions] is recodified as G.S. 135-48.33, to be 5 entitled "Contracting provisions; large contract review by Attorney General, auditing, no cost 6 plus contracts.", under Part 3 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of this act. 7 8 SECTION 2.6.(b) G.S. 135-45.1 [definitions] is recodified as G.S. 135-48.1 under 9 Part 1 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of this 10 act. 11 SECTION 2.6.(c) Subsections (a), (a1), (b), and (c) of G.S. 135-45.2 [eligibility 12 categories] are recodified as subsections (a), (b), (c), and (d) in G.S. 135-48.40, to be entitled 13 "Categories of eligibility.", under Part 4 of Article 3B of Chapter 135 of the General Statutes, 14 as created by Section 2.3 of this act. Subsections (d), (e), (f), (g), (h), (i), (j), and (k) of 15 G.S. 135-45.2 [other eligibility rules] are recodified as subsections (a), (c), (d), (e), (f), (g), (h), and (i) of G.S. 135-48.41, to be entitled "Additional eligibility provisions.", under Part 4 of 16 17 Article 3B of Chapter 135 of the General Statues, as created by Section 2.3 of this act. 18 SECTION 2.6.(d) G.S. 135-45.3, as amended by Section 1.7 of this act, 19 [enrollment] is recodified as G.S. 135-48.42 under Part 4 of Article 3B of Chapter 135 of the 20 General Statutes, as created by Section 2.3 of this act. 21 **SECTION 2.6.(e)** G.S. 135-45.4, as amended by Section 1.7 of this act, [effective 22 dates of coverage] is recodified as G.S. 135-48.43 under Part 4 of Article 3B of Chapter 135 of 23 the General Statutes, as created by Section 2.3 of this act. 24 SECTION 2.6.(f) G.S. 135-45.5 [charter schools' participation] is recodified as 25 G.S. 135-48.54 under Part 5 of Article 3B of Chapter 135 of the General Statutes, as created by 26 Section 2.3 of this act. 27 SECTION 2.6.(g) G.S. 135-45.10 [Medicare] is recodified as G.S. 135-48.38 28 under Part 3 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of 29 this act. 30 SECTION 2.6.(h) G.S. 135-45.12 [cessation of coverage] is recodified as G.S. 135-48.44 under Part 4 of Article 3B of Chapter 135 of the General Statutes, as created by 31 32 Section 2.3 of this act. 33 **SECTION 2.6.(i)** G.S. 135-45.13 [conversion] is recodified as G.S. 135-48.45 34 under Part 4 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of 35 this act. 36 SECTION 2.6.(j) G.S. 135-45.15 [subrogation] is recodified as G.S. 135-48.37 37 under Part 3 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of 38 this act. 39 SECTION 2.6.(k) G.S. 135-45.16 [right to amend] is recodified as G.S. 135-48.3 40 under Part 1 of Article 3B of Chapter 135 of the General Statutes, as created by Section 2.3 of 41 this act. 42 43 **RECODIFY PART 4 OF EXISTING STATE HEALTH PLAN ARTICLE** 44 SECTION 2.7. G.S. 135-46 through G.S. 135-46.2 [long-term care] are recodified 45 as G.S. 135-48.60 through G.S. 135-48.62 under Part 5 of Article 3B of Chapter 135 of the 46 General Statutes, as created by Section 2.3 of this act. 47 48 PLACE CHILD HEALTH INSURANCE FUND ESTABLISHMENT IN CHILD 49 HEALTH INSURANCE PROGRAM STATUTES 50 SECTION 2.8. G.S. 135-47.2 [child health insurance fund] is recodified as 51 G.S. 108A-70.20A.

1		
2	REPEAL STATI	E HEALTH PLAN SECTIONS NOT RECODIFIED BY THIS PART
3	SECT	ION 2.9. Article 3A of Chapter 135 of the General Statutes is repealed.
4		
5		TE HEALTH PLAN STATUTE
6		ION 2.10. Article 3B of Chapter 135 of the General Statutes, as created by
7		act and as amended by Sections 1.6, 1.7, 2.1, 2.4, 2.5, 2.6, and 2.7 of this act,
8	reads as rewritten	
9		"Article 3B.
10		"State Health Plan for Teachers and State Employees.
11		"Part 1. General Provisions.
12	"§ 135-48.1. Gen	
13		this Article unless the context clearly requires otherwise, the following
14	definitions apply:	Allowed amount. The shares that the Dian on its slaims measure
15	(1)	Allowed amount. The charge that the Plan or its claims processors
16 17		determines is reasonable for covered services provided to a Plan member.
17		This amount may be established in accordance with an agreement between the provider and the Plan or its claims processor. In the case of providers
18		that have not entered into an agreement with the Plan or its claims processor,
20		the allowed amount will be the lesser of the provider's actual charge or a
20		reasonable charge established by the Plan or its claims processor using a
$\frac{21}{22}$		methodology that is applied to comparable providers for similar services
23		under a similar health benefit plan.
24	(2) (1)	Benefit period. – The period of time during which charges for covered
25		services provided to a Plan member must be incurred in order to be eligible
26		for payment by the Plan.
27	(3)(2)	Chemical dependency. – The pathological use or abuse of alcohol or other
28		drugs in a manner or to a degree that produces an impairment in personal,
29		social, or occupational functioning and which may, but need not, include a
30		pattern of tolerance and withdrawal.
31	<u>(4)(3)</u>	Claims Processor One or more administrators, third-party administrators,
32		or other parties contracting with the Plan to administer Plan benefits.
33	(5)	Clinical trials Patient research studies designed to evaluate new
34		treatments, including prescription drugs. Coverage for clinical trials shall be
35		as provided in G.S. 135-45.8.
36	(6) (4)	
37		inpatient and outpatient hospital and medical benefits, as well as other
38		outpatient medical services, prescription drugs, medical supplies, and
39 40	(5)	equipment that are generally available in the health insurance market.
40	<u>(5)</u>	<u>Comprehensive group health benefit plan. – A comprehensive health benefit</u>
41 42		<u>plan offered to an individual because of an employment, organizational, or</u> other group affiliation.
42 43	(7)(6)	
43 44	(7)<u>(6)</u>	reasonable, and customary items of service, including prescription drugs,
45		and medical supplies included in the Plan.
46	(8) (7)	
47	(0) <u>(7)</u>	services in a benefit period before benefits are payable by the Plan.
48		The deductible applies separately to each covered individual in each
49		fiscal year, subject to an aggregate maximum per employee and child,
50		employee and spouse, or employee and family coverage contract in any
51		fiscal year.

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1	If two or more family members are injured in the s	ame accident, only
2	one deductible is required for charges related to that a	
3	benefit period.	U
4	(9)(8) Dependent. – An eligible Plan member other than the sub	scriber.
5	(10)(9) Dependent child. – Subject to the eligibility	
6	G.S. 135-45.2(d), subsections (a) and (b) of G.S. 135	1
7	following:	
8	a. A natural or legally adopted child or children of	the employee up to
9	the first of the month following the child's 26th b	
10	not the child is living with the employee.	to the first second
11	b. A foster child or children of the employee up	
12	following the child's 19th birthday, whether or no	
13	with the employee, as long as the employee is leg	any responsible for
14	the child's maintenance and support.	
15	c. A child for which an employee is a court-appointed	
16 17	as the employee is legally responsible for the child	is maintenance and
17	support.	r who is married to
18 19	d. A stepchild who primarily resides with a member the stepchild's natural parent.	i who is married to
20	e. Any child under age 19 who has reached his or	har 18th birthday
20 21	provided the subscriber was legally responsib	-
21	maintenance and support on his or her 18th birthd	
22	Dependent children of firefighters, rescue squad worker	-
23 24	the National Guard are subject to the same terms and cor	
25	dependent children covered by this subdivision.	lations as are other
26	(11)(10) Employee or State employee. – Any permanent full	-time or permanent
27	part-time regular employee (designated as half-time	_
28	employing unit.	01 1101 0) 01 0 11
29	(12)(11) Employing Unit. – A North Carolina School Sy	ystem; Community
30	College; State Department, Agency, or Institution; Admi	•
31	the Courts; or Association or Examining Board who	
32	eligible for membership in a State-Supported Retire	
33	employing unit also shall mean a charter school in accor	-
34	of Chapter 115C of the General Statutes whose board o	f directors elects to
35	become a participating employer in the Plan un	der G.S. 135-45.5.
36	G.S. 135-48.54. Bona fide fire departments, rescue or o	emergency medical
37	service squads, and National Guard units are deemed to	be employing units
38	for the purpose of providing benefits under this Article.	
39	(13) Experimental/Investigational. Experimental/Investi	igational Medical
40	Procedures. The use of a service, supply, drug, or device	-
41	standard medical care for the condition, disease, illne	
42	treated as determined by the Executive Administrator and	d Board of Trustees
43	upon the advice of the Claims Processor.	
44	(14)(12) Firefighter. – Eligible firefighters as defined by	
45	belong to a bona fide fire department as defined by G.S.	
46	are not eligible for any type of comprehensive group	
47	other comprehensive group health benefit coverage and	
48	without any form of group health insurance or other co	
49 50	health benefit coverage for at least six months. Firefighte	
50	members of the North Carolina Firemen and Rescu	-
51	Pension Fund who are in receipt of a monthly pension, w	who are not eligible

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1		for any type of comprehensive group health	insurance or other
2		comprehensive group health benefit coverage, and wh	
3		any form of group health insurance or other compre	
4		benefit coverage for at least six months. Compreh	
5		insurance and other benefit coverage consists of inp	0 1
6		hospital and medical benefits, as well as other outpati	
7		prescription drugs, medical supplies, and equipmen	
8		available in the health insurance market. For purpose	
9		comprehensive group health insurance and other bene	
10		Medicare benefits, CHAMPUS benefits, and other	•
10		benefits. North Carolina fire departments or their	
12		bodies shall certify the eligibility of their firefighters	1 0 0
12		participation in its benefits prior to enrollment. A n	
13 14		"eligible firemen" as defined in G.S. 58-86-25.	nember of the group
14 15	(15)(1		mlarran designated by
	(13) (1	3) Health Benefits Representative or HBR. – The em	
16		the employing unit to administer the Plan for the unit an	
17		HBR is responsible for enrolling new employees	
18		accordance with the eligibility requirements under the	
19		changes, explaining benefits, reconciling group state	
20		group fees. The State Retirement System is t	he Health Benefits
21		Representative for retired State employees.	
22	(16)	Medical necessity or medically necessary Covered	services or supplies
23		that are:	
24		a. Provided for the diagnosis, treatment, cure,	
25		condition, illness, injury, or disease; and, exc	
26		covered under the Plan, not for experimenta	l, investigational, or
27		cosmetic purposes.	
28		b. Necessary for and appropriate to the diagnosi	
29		relief of a health condition, illness, injury, diseas	
30		c. Within generally accepted standards of m	redical care in the
31		community.	
32		d. Not solely for the convenience of the Plan	1 member, the Plan
33		member's family, or the provider.	
34		For medically necessary services, the Plan or its represe	• 1
35		the cost-effectiveness of alternative services or suppli	
36		which of the services or supplies will be covered	and in what setting
37		medically necessary services are eligible for coverage.	
38	(17)	National Guard members Members of the North Ca	
39		National Guard who are not eligible for any type of a	comprehensive group
40		health insurance or other comprehensive group health	benefit coverage and
41		who have been without any form of group health	insurance or other
42		comprehensive group health benefit coverage for	
43		Members of the North Carolina Army and Air Nationa	
44		who are actively serving in the National Guard as well a	as former members of
45		the National Guard who have completed 20 or more y	
46		National Guard but have not attained the minimum age	to begin receipt of a
47		uniformed service military retirement benefit. Compre	
48		insurance and other benefit coverage consists of inp	
49		hospital and medical benefits, as well as other outpati	ent medical services.
50		prescription drugs, medical supplies, and equipment	
51		available in the health insurance market. Compreh	
			or or nountil

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1	insurance and other benefit coverage includes Medica	re benefits, Civilian
2	Health and Medical Program of the Uniformed Service	
3	benefits, and other Uniformed Services benefits. North	
4	Guard units shall certify the eligibility of their members	s to the Plan for their
5	participation in its benefits prior to enrollment.	
6	(18) Optional alternative comprehensive benefit plans. Co	mprehensive benefit
7	plans administered by the Plan that differ in co	-
8	coinsurance from the Standard Plan providing for 80/	-
9	that are alternative choices for coverage at the option of	
10	(19)(14) Plan or State Health Plan. – The North Carolina S	
11	Teachers and State Employees. Unless otherwise	
12	Depending on the context, the term may refer to the	
13	G.S. 153-48.2 or to the health benefit plans offered by	
14	case "Plan" includes all comprehensive health benefit	
15	the Plan.	1
16	$\frac{(20)(15)}{(20)(15)}$ Plan member. – A subscriber or dependent who is e	eligible and currently
17	enrolled in the Plan and for whom a premium is paid.	
18	(21) Plan year. – The period beginning July 1 and ending	g on June 30 of the
19	succeeding calendar year.	
20	(22)(16) Predecessor plan. – The Hospital and Medical Bene	fits for the Teachers'
21	and State Employees' Retirement System of the State of	
22	the North Carolina Teachers' and State Employees' C	
23	Medical Plan.	1 5
24	(23)(17) Rescue squad workers. worker. – Eligible rescu	e squad workers as
25	defined by the provisions of G.S. 58-86-30 who be	-
26	emergency medical services squad as defined by the su	0
27	are not eligible for any type of comprehensive group	
28	other comprehensive group health benefit coverage	
29	without any form of group health insurance or other c	
30	health benefit coverage for at least six months. Rescue	squad workers shall
31	also include members of the North Carolina Firemen	and Rescue Squad
32	Workers' Pension Fund who are in receipt of a monthly	
33	eligible for any type of comprehensive group health	insurance or other
34	comprehensive group health benefit coverage, and wh	
35	any form of group health insurance or other compret	ensive group health
36	benefit coverage for at least six months. Comprehe	ensive group health
37	insurance and other benefit coverage consists of inpa	• •
38	hospital and medical benefits, as well as other outpatie	_
39	prescription drugs, medical supplies, and equipment	
40	available in the health insurance market. For purposes	
41	comprehensive group health insurance and other benef	
42	Medicare benefits, CHAMPUS benefits, and other	-
43	benefits. North Carolina rescue or emergency medica	
44	their respective governing bodies shall certify the eligi	-
45	squad workers to the Plan for their participation in	-
46	enrollment. An "eligible rescue squad worker" as define	-
47	(24)(18) Retired employee (retiree). – Retired teachers, S	
48	members of the General Assembly who are receiving	
49	benefits from any retirement system supported in w	-
50	contributions of the State of North Carolina, so lo	
51	enrolled.	0

(25)(19) Subscriber. – A Plan member who is not a dependent.

"§ 135-48.2. Undertaking.

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3 The State of North Carolina undertakes to make available a State Health Plan (a) 4 (hereinafter called the "Plan") exclusively for the benefit of eligible employees, eligible retired 5 employees, and certain of their eligible dependents, which will pay benefits in accordance with 6 the terms of this Article. The Plan shall have all the powers and privileges of a corporation and shall be known as the State Health Plan for Teachers and State Employees. The State Treasurer, 7 8 Executive Administrator Administrator, and Board of Trustees shall carry out their duties and 9 responsibilities as fiduciaries for the Plan. The Plan shall administer one or more group health 10 plans that are comprehensive in coverage and shall provide eligible employees and retired employees coverage on a noncontributory basis under at least one of the group plans with 11 12 benefits equal to that specified in subsection (g) of this section. coverage. The Executive 13 Administrator and Board of Trustees State Treasurer may operate group plans as a preferred 14 provider option, or health maintenance, point-of-service, or other organizational arrangement 15 and may offer the plans to employees and retirees on a noncontributory or partially contributory basis. Plans offered on a partially contributory basis must provide benefits that are additional to 16 17 that specified in subsection (g) of this section and may not be offered unless approved in an act

18 of the General Assembly. <u>arrangement.</u>

(b) Payroll deduction shall be available for coverage under this Part the Plan for
 subscribers able to meet the Plan's requirements for payroll deduction.

21 "§ 135-48.3. Right to amend.

The General Assembly reserves the right to alter, amend, or repeal this Article.

23 "<u>§ 135-48.4:</u> Reserved for future codification purposes.

24 "§ 135-48.5. Health benefit trust funds created.

(a) There are hereby established two health benefit trust funds, to be known as the
Public Employee Health Benefit Fund and the Health Benefit Reserve Fund for the payment of
hospital and medical benefits. As used in this section, the term "health benefit trust funds"
refers to the fund type described under G.S. 143C-1-3(a)(10).

All premiums, fees, charges, rebates, refunds or any other receipts including, but not limited to, earnings on investments, occurring or arising in connection with health benefits programs established by this Article, shall be deposited into the Public Employee Health Benefit Fund. Disbursements from the Fund shall include any and all amounts required to pay the benefits and administrative costs of such programs as may be determined by the Executive Administrator and Board of Trustees.

Any unencumbered balance in excess of prepaid premiums or charges in the Public Employee Health Benefit Fund at the end of each fiscal year shall be used first, to provide an actuarially determined Health Benefit Reserve Fund for incurred but unpresented claims, second, to reduce the premiums required in providing the benefits of the health benefits programs, and third to improve the plan, as may be provided by the General Assembly. The balance in the Health Benefits Reserve Fund may be transferred from time to time to the Public Employee Health Benefit Fund to provide for any deficiency occurring therein.

The Public Employee Health Benefit Fund and the Health Benefit Reserve Fund shall be deposited with the State Treasurer and invested as provided in G.S. 147-69.2 and 147-69.3.

(b) Disbursement from the Public Employee Health Benefit Fund may be made by
warrant drawn on the State Treasurer by the Executive Administrator, or the Executive
Administrator and Board of Trustees may by contract authorize the Claims Processors to draw
the warrant.

48 "<u>§§ 135-48.6 through 135-48.7:</u> Reserved for future codification purposes.

49 "§ 135-48.8. Statements of public interest.

50 The State of North Carolina deems it to be in the public interest for North Carolina 51 firefighters, rescue squad workers, and members of the National Guard, and certain of their

dependents, who are not eligible for any other type of comprehensive group health insurance or other comprehensive group health benefits, and who have been without any form of group health insurance or other comprehensive group health benefit coverage for at least six consecutive months, to be given the opportunity to participate in the benefits provided by the State Health Plan for Teachers and State Employees. Coverage under the Plan shall be voluntary for eligible firefighters, rescue squad workers, and members of the National Guard who elect participation in the Plan for themselves and their eligible dependents.

- 8 "<u>§ 135-48.9</u>: Reserved for future codification purposes.
- 9

"§ 135-48.10. Confidentiality of information and medical records; provider contracts.

10 Any information as herein described in this section which that is in the possession of (a) the Executive Administrator and the Board of Trustees of the State Health Plan for Teachers 11 and State Employees or its Claims Processor under the Plan or the Predecessor Plan shall be 12 13 confidential and shall be exempt from the provisions of Chapter 132 of the General Statutes or 14 any other provision requiring information and records held by State agencies to be made public 15 or accessible to the public. This section shall apply to all information concerning individuals, 16 including the fact of coverage or noncoverage, whether or not a claim has been filed, medical 17 information, whether or not a claim has been paid, and any other information or materials 18 concerning a plan participant. Provided, however, such This information may may, however, be 19 released to the State Auditor, Auditor or to the Attorney General, or to the persons designated 20 under G.S. 135-43.3 General in furtherance of their statutory duties and responsibilities, or to 21 such persons or organizations as may be designated and approved by the Executive 22 Administrator and Board of Trustees of the Plan, but any State Treasurer. Any information so 23 released shall remain confidential as stated above and any party obtaining such information 24 shall assume the same level of responsibility for maintaining such confidentiality as that of the 25 Executive Administrator and Board of Trustees of the State Health Plan for Teachers and State 26 Employees.

27 (b) Notwithstanding the provisions of this Article, the Executive Administrator and 28 Board of Trustees of the State Health Plan for Teachers and State Employees may contract with 29 providers of institutional and professional medical care and services to establish preferred 30 provider networks. The The terms of a contract between the Plan and its third party 31 administrator or between the Plan and its pharmacy benefit manager are a public record under 32 Chapter 132 of the General Statutes. No provision of law, however, shall be construed to 33 prevent or restrict the release of any information in a Plan contract to the State Treasurer, the 34 State Auditor, the Attorney General, the Director of the State Budget, the Plan's Board of 35 Trustees, and the Plan's Executive Administrator, and the Committee on Employee Hospital 36 and Medical Benefits Administrator solely and exclusively for their use in the furtherance of 37 their duties and responsibilities, and to the Department of Health and Human Services solely 38 for the purpose of implementing the transition of NC Health Choice from the Plan to the 39 Department of Health and Human Services. The design, adoption, and implementation of the 40 preferred provider contracts, networks, and optional alternative comprehensive health benefit plans, and programs available under the optional alternative plans, as authorized under 41 42 G.S. 135-45 are not subject to the requirements of Article 3 of Chapter 143 of the General 43 Statutes. However, the Executive Administrator and Board of Trustees shall: (i) submit all proposed statewide and agency term contracts for supplies, materials, printing, equipment, and 44 45 contractual services that exceed one million dollars (\$1,000,000) authorized by this subsection 46 to the Attorney General or the Attorney General's designee for review as provided in G.S. 114-8.3; and (ii) include in all proposed contracts to be awarded by the Executive 47 Administrator and Board of Trustees under this section a standard clause which provides that 48 49 the State Auditor and internal auditors of the Plan may audit the records of the contractor during the term of the contract to verify accounts and data affecting fees and performance. The 50 Executive Administrator and Board of Trustees shall not award a cost plus percentage of cost 51

General Assembly Of North Carolina Session 2011 agreement or contract for any purpose. The Executive Administrator and Board of Trustees 1 2 shall make reports as requested to the President of the Senate, the President Pro Tempore of the 3 Senate, the Speaker of the House of Representatives, and the Committee on Employee 4 Hospital and Medical Benefits. responsibilities. 5 "§ 135-48.11: Reserved for future codification purposes. 6 "§ 135-48.12. Committee on Actuarial Valuation of Retired Employees' Health Benefits. 7 There is established the Committee on Actuarial Valuation of Retired Employees' (a) 8 Health Benefits. The Committee shall be responsible for collecting data and reviewing 9 assumptions for the sole purpose of conducting required actuarial valuations of State supported 10 retired employees' health benefits under other post-employment benefit accounting standards 11 set forth by the Governmental Accounting Standards Board of the Financial Accounting 12 Foundation. 13 The Committee on Actuarial Valuation of Retired Employees' Health Benefits shall (b) 14 consist of five members serving ex officio, as follows: 15 The State Budget Officer, who shall serve as the Chair; (1)The State Auditor; 16 (2)17 The State Controller: (3) 18 (4) The State Treasurer; and 19 The Executive Administrator for the Teachers' and the State Employees' (5) 20 Comprehensive Major Medical Plan [State Health Plan for Teachers and State Employees]. State Health Plan for Teachers and State Employees. 21 22 (c) A majority of the members of the Committee then serving shall constitute a quorum. 23 (d) Each member shall be entitled to one vote on the Committee. Three affirmative 24 votes shall be necessary for a decision by the members at any meeting of the Committee. 25 The Committee shall keep in convenient form such data as is necessary for actuarial (e) 26 valuation of retired employees' health benefits under accounting standards set forth by the 27 Governmental Accounting Standards Board of the Financial Accounting Foundation. The 28 Department of State Treasurer, Retirement Systems Division, the State Health Plan for 29 Teachers and State Employees, and any other State agency, department, or university 30 institution, local public school agency, or local community college institution shall provide any 31 necessary data upon request of the Committee for the purpose of conducting its responsibilities. 32 The Committee shall designate either the actuary under contract with the (f) 33 Department of State Treasurer, Retirement Systems Division, or the actuary under contract with 34 the State Health Plan for Teachers and State Employees as the technical adviser to the 35 Committee on matters regarding the actuarial valuation of retired employees' health benefits 36 created by the provisions of this Chapter. The technical advisor shall perform such actuarial 37 valuation and other duties as are required under this Chapter. 38 The Committee shall secure an annual calendar-year actuarial valuation of retired (g) 39 employees' health benefits under accounting standards set forth by the Governmental 40 Accounting Standards Board of the Financial Accounting Foundation. 41 The Committee shall keep a record of all of its proceedings which shall be open to (h)42 public inspection. 43 "Part 2. Administrative Structure. 44 "§ 135-48.20. Board of Trustees established. 45 There is established the Board of Trustees of the State Health Plan for Teachers and (a) 46 State Employees. 47 The Board of Trustees of the State Health Plan for Teachers and State Employees (b) 48 shall consist of nine 10 members. 49 The State Treasurer shall be an ex officio member of the Board and shall serve as its (c) Chair, but shall only vote in order to break a tie vote. 50

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1	(d) The Director of the Office of State Budget and Management shall be an ex offici	io
2	nonvoting member of the Board.	
3	(c)(e) Three Two members shall be appointed by the Governor. Terms shall be for two	' 0
4	years. Vacancies shall be filled by the Governor. Of the members appointed by the Governor	r,
5	one shall be either:	
6	(1) An employee of a State department, agency, or institution;	
7	(2) A teacher employed by a North Carolina public school system;	
8	(3) A retired employee of a State department, agency, or institution; or	
9	(4) A retired teacher from a North Carolina public school system.	
10	(f) <u>Two members shall be appointed by the State Treasurer. Terms shall be for tw</u>	<u>'0</u>
11	years. Vacancies shall be filled by the State Treasurer.	
12	(d)(g) Three Two members shall be appointed by the General Assembly upon th	
13	recommendation of the Speaker of the House of Representatives in accordance wit	
14	G.S. 120-121. Terms shall be for two years. Vacancies shall be filled in accordance wit	th
15	G.S. 120-122.	
16	(e)(h) Three <u>Two</u> members shall be appointed by the General Assembly upon the	
17	recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121	1.
18	Terms shall be for two years. Vacancies shall be filled in accordance with G.S. 120-122.	
19	(i) In making appointments, the appointing authorities shall ensure that one of th	
20	appointees under subsection (e) of this section, one of the appointees under subsection (f) of the section (
21	this section, and one of the appointees under subsection (g) of this section, and one of the	<u>1e</u>
22	appointees under subsection (h) of this section are one of the following:	
23	(1) <u>An employee of a State department, agency, or institution;</u>	
24 25	(2) <u>A teacher employed by a North Carolina public school system;</u>	
23 26	 (3) <u>A retired employee of a State department, agency, or institution; or</u> (4) A retired teacher from a North Carolina public school system. 	
20 27	(4) <u>A retired teacher from a North Carolina public school system.</u> Each appointing authority shall consult with all other appointing authorities to ensure that	ot
28	the Board's composition reflects a diversity of employees, teachers, retired employees, an	
28 29	retired teachers.	<u>lu</u>
30	(j) In making appointments, except for the appointees under subsection (i) of this	is
31	section, the appointing authorities shall appoint individuals from the following areas of	
32	expertise:	<u></u>
33	(1) Actuarial science.	
34	(2) Health economics.	
35	(3) Health benefits and administration.	
36	(4) Health law and policy.	
37	In making appointments to the Board under this section, each appointing authority sha	.11
38	consult with all other appointing authorities to ensure that each of the areas of expertis	
39	required by this subsection is represented by at least one member of the Board. Each appointin	
40	authority shall consider the expertise of the other members of the Board and mak	
41	appointments so that the Board's composition reflects a diversity of expertise.	
42	(f)(k) Each appointing authority may remove any member appointed by that appointin	ıg
43	authority.	-
44	(g)(1) The members of the Board of Trustees shall receive one hundred dollars (\$100.00))
45	per day, except employees eligible to enroll in the Plan, whenever the full Board of Trustee	es
46	holds a public session, and travel allowances under G.S. 138-6 when traveling to and from	m
47	meetings of the Board of Trustees or hearings under G.S. 135-44.7, G.S. 135-48.24, but sha	ıll
48	not receive any subsistence allowance or per diem under G.S. 138-5, except when holding	а
49	meeting or hearing where this section does not provide for payment of one hundred dollar	rs
50	(\$100.00) per day.	

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(h)(m) No member of the Board of Trustees may serve more than three consecutive
two-year terms.
(i) Meetings of the Board of Trustees may be called by the Executive Administrator,
the Chair, or by any three members.
"§ 135-48.21. Officers, Board officers, quorum, meetings.
(a) The <u>Besides the Chair, the</u> Board of Trustees shall elect from its own membership
such officers as it sees fit.
(b) A majority of the voting members of the Board of Trustees in office shall constitute
a quorum. Decisions of the Board of Trustees shall be made by a majority vote of the Trustees
present, except as otherwise provided in this Part . <u>Article.</u>
(c) <u>The Board shall meet at least quarterly.</u> Meetings may <u>also</u> be called by the Chair,
or at the written request of three members.
" <u>§ 135-48.22. Board powers and duties.</u>
The Board of Trustees shall have the following powers and duties:
(1) Approve benefit programs, as provided in G.S. 135-48.30(2).
(2) <u>Approve premium rates, co-pays, deductibles, and coinsurance maximums</u>
for the Plan, as provided in G.S. 135-48.30(2).
(3) Oversee administrative reviews and appeals, as provided in G.S. 135-48.24.
(4) <u>Approve large contracts, as provided in G.S. 135-48.33(a).</u>
(5) Consult with and advise the State Treasurer as required by this Article and as
requested by the State Treasurer.
(6) Develop and maintain a strategic plan for the Plan.
"§ 135-48.23. Executive Administrator.
(a) The Plan shall have an Executive Administrator and a Deputy Executive
Administrator. The Executive Administrator and the Deputy Executive Administrator positions
are exempt from the provisions of Chapter 126 of the General Statutes as provided in
G.S. 126-5(c1).
(b) The Executive Administrator shall be appointed by the State Treasurer. The term of
employment and salary of the Executive Administrator shall be set by the State Treasurer after
consultation with the Board of Trustees.
The Executive Administrator may be removed from office by the State Treasurer after
consultation with the Board of Trustees, and any vacancy in the office of Executive
Administrator may be filled by the State Treasurer.
(c) The Executive Administrator shall appoint the Deputy Executive Administrator and
may employ such clerical and professional staff, and such other assistance as may be necessary
to assist the Executive Administrator and Administrator, the Board of Trustees Trustees, and
the State Treasurer in carrying out their duties and responsibilities under this Article. The
Executive Administrator may designate managerial, professional, or policy-making positions as
exempt from the State Personnel Act. The Executive Administrator may also negotiate,
renegotiate and execute contracts with third parties in the performance of the Executive
Administrator's duties and responsibilities under this Article; provided any contract
negotiations, renegotiations and execution with a Claims Processor, with an optional alternative
comprehensive health benefit plan, or program thereunder, authorized under G.S. 135-45,
<u>G.S. 135-48.2</u> , with a preferred provider of institutional or professional hospital and medical
<u>G.S. 135-48.2</u> , with a preferred provider of institutional of professional hospital and medical care, or with a pharmacy benefit manager shall be done only after consultation with the
Committee on Employee Hospital and Medical Benefits. State Treasurer.
(d) The Executive Administrator shall be responsible for:
(1) Cost management programs; (2) Education and illness provention programs;
(2) Education and illness prevention programs; (2) Training programs for Uselth Denefit Depresentatives;
 (3) Training programs for Health Benefit Representatives; (4) Membership functions;
(4) Membership functions;

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(5) Long-range planning;
(6) Provider and participant relations; and
(7) Communications.
Managed care practices used by the Executive Administrator in cost management programs
are subject to the requirements of G.S. 58-3-191, 58-3-221, 58-3-223, 58-3-235, 58-3-240
58-3-245, 58-3-250, 58-3-265, 58-67-88, and 58-50-30.
(e)(d) The Executive Administrator shall quarterly make reports and recommendations or
the Plan to the President Pro Tempore of the Senate, Senate and the Speaker of the House of
Representatives and the Committee on Employee Hospital and Medical Benefits
Representatives.
"§ 135-48.24. Administrative review.
(a) If, after exhaustion of internal appeal handling as outlined in the contract with the
Claims Processor any person is aggrieved, the Claims Processor shall bring the matter to the
attention of the Executive Administrator and Board of Trustees, which shall promptly decide
whether the subject matter of the appeal is a determination subject to external review under Par
4 of Article 50 of Chapter 58 of the General Statutes. The Executive Administrator and Board
of Trustees shall inform the aggrieved person and the aggrieved person's provider of the
decision and shall provide the aggrieved person notice of the aggrieved person's right to appea
that decision as provided in this subsection. If the Executive Administrator and Board o
Trustees decide that the subject matter of the appeal is not a determination subject to externa
review, then the Executive Administrator and Board of Trustees may make a binding decision
on the matter in accordance with procedures established by the Executive Administrator and
Board of Trustees. The Executive Administrator and Board of Trustees shall provide a writter
summary of the decisions made pursuant to this section to all employing units, all health benefit
representatives, the oversight team provided for in G.S. 135-43.3, all relevant health care
providers affected by a decision, and to any other parties requesting a written summary and
approved by the Executive Administrator and Board of Trustees to receive a summary
immediately following the issuance of a decision. A decision by the Executive Administrato
and Board of Trustees that a matter raised on internal appeal is a determination subject to
external review as provided in subsection (b) of this section may be contested by the aggrieved
person under Chapter 150B of the General Statutes. The person contesting the decision may
proceed with external review pending a decision in the contested case under Chapter 150B o
the General Statutes.
(b) The Executive Administrator and Board of Trustees State Treasurer, in consultation
with the Board of Trustees, shall adopt and implement utilization review and internal grievance
procedures that are substantially equivalent to those required under G.S. 58-50-61 and
G.S. 58-50-62. External review of determinations shall be conducted in accordance with Part
of Article 50 of Chapter 58 of the General Statutes. As used in this section, "determination" is
decision by the Executive Administrator and Board of Trustees, State Treasurer, or the Plan'
designated utilization review organization administrated by or under contract with the Plan that
an admission, availability of care, continued stay, or other health care service has been
reviewed and based upon information provided does not meet the Plan's requirements for

an admission, availability of care, continued stay, or other health care service has been
reviewed and, based upon information provided, does not meet the Plan's requirements for
medical necessity, appropriateness, health care setting, or level of care or effectiveness, and the
requested service is therefore denied, reduced, or terminated.
The Board of Trustees shall make the final agency decision in all cases contested

(c) The Board of Trustees shall make the final agency decision in all cases contested
pursuant to Chapter 150B of the General Statutes. The Executive Administrator shall execute
the Board's final agency decisions. For purposes of G.S. 150B-44, the Board of Trustees is an
agency that is a board or commission.

49 "**§ 135-48.25. Rules.**

50 The Executive Administrator and Board of Trustees State Treasurer, in consultation with 51 the Board of Trustees, may adopt rules to implement Parts 2, 3, 4, and 5 of this Article. The

Executive Administrator and Board of Trustees State Treasurer shall provide to all employing 1 2 units, all health benefit representatives, the oversight team provided for in G.S. 135-43.3, all 3 relevant health care providers affected by a rule, and to any other persons requesting a written 4 description and approved by the Executive Administrator and Board of Trustees State Treasurer 5 written notice and an opportunity to comment not later than 30 days prior to adopting, amending, or rescinding a rule, unless immediate adoption of the rule without notice is 6 7 necessary in order to fully effectuate the purpose of the rule. Rules of the Board of Trustees 8 shall remain in effect until amended or repealed by the Executive Administrator and Board of 9 Trustees. State Treasurer. The Executive Administrator and Board of Trustees State Treasurer 10 shall provide a written description of the rules adopted under this section to all employing units, all health benefit representatives, the oversight team provided for in G.S. 135-43.3, all relevant 11 health care providers affected by a rule, and to any other persons requesting a written 12 13 description and approved by the Executive Administrator and Board of Trustees State Treasurer 14 on a timely basis. Rules adopted by the Executive Administrator and Board of Trustees State Treasurer to implement this Article are not subject to Article 2A of Chapter 150B of the 15 16 General Statutes. 17 "§ 135-48.26: Reserved for future codification purposes. 18 "§ 135-48.27. Reports to the General Assembly. Assembly: General Assembly access to 19 information. 20 The In addition to the reports required by G.S. 135-48.22(d), the State Treasurer, the Executive Administrator Administrator, and Board of Trustees shall report to the General 21 Assembly at such times and in such forms as shall be designated by the Committee on 22 23 Employee Hospital and Medical Benefits.the President Pro Tempore of the Senate and the 24 Speaker of the House of Representatives. G.S. 120-32.01(a) shall apply to the Claims Processor 25 as well as to the Treasurer, the Board of Trustees, the Executive Administrator, and the Plan. 26 Employees of the Legislative Services Commission designated by the Legislative Services 27 Officer shall be entitled to attend all meetings, including executive sessions, of the Board of 28 Trustees. 29 "§ 135-48.28. Auditing of the Plan. 30 The Board of Trustees and the Executive Administrator of the State Health Plan for 31 Teachers and State Employees and the Claims Processor shall be subject to the oversight of the 32 State Auditor pursuant to Article 5A of Chapter 147 of the General Statutes. 33 "Part 3. Plan Operation. 34 "§ 135-48.30. Powers and duties of the State Treasurer. 35 The State Treasurer shall have the following powers and duties: 36 Administer and operate the State Health Plan for Teachers and State (1)Employees in accordance with G.S. 135-48.2 and the provisions of this 37 38 Article. 39 Set benefits, premium rates, co-pays, deductibles, and coinsurance (2) maximums, subject to approval by the Board of Trustees. 40 Set the allowable charges for medical and prescription drug benefits, as 41 (3) 42 necessary. 43 (4) Design and implement coordination of benefits policies. May offer wellness incentives. 44 (5) 45 Set administrative and medical policies that are not in direct conflict with (6)46 this Article. 47 Adopt and implement, in consultation with the Board of Trustees, utilization (7)48 review and internal grievance procedures that are substantially equivalent to those required under G.S. 58-50-61 and G.S. 58-50-62. External review of 49 50 determinations shall be conducted in accordance with Part 4 of Article 50 of Chapter 58 of the General Statutes. 51

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1	<u>(8)</u>	Implement and administer pharmacy and medical utilization	ation management
2	<u> </u>	programs and programs to detect and address utilization ab	
3	<u>(9)</u>	Establish and operate fraud detection and audit programs.	
4	$\overline{(10)}$	Expend funds for any independent audit.	
5	(11)	Establish procedures to require prior medical approval a	nd implement the
6	<u>, </u>	procedures after consultation with the Board of Trustees.	
7	<u>(12)</u>	Prepare and submit to the Governor and the Genera	al Assembly cost
8	<u> </u>	estimates for the Plan, including those required by Article	
9		of the General Statutes.	<u> </u>
0	<u>(13)</u>	Disclose to the Governor and the General Assembly change	ges or additions to
1	<u>, </u>	the health benefits programs and health care cost conta	
2		offered under the Plan, together with statements of finar	
3		effects as required by Article 15 of Chapter 120 of the Gen	· · · · · · · · · · · · · · · · · · ·
4	<u>(14)</u>	Secure and maintain tax qualification of the Plan und	
5	<u>()</u>	provisions of the Internal Revenue Code.	<u> </u>
6	(15)	Optionally offer Medicare-related options under G.S. 135-4	48.38.
7		tate Treasurer may delegate his or her powers and duties un	
8		lministrator, the Board of Trustees, and employees of the F	
9		however, the State Treasurer maintains the responsibility for	
20	of those powers of	- · ·	<u> </u>
21		eserved for future codification purposes.	
2		ontracts to provide benefits.	
3		nefits shall be provided under contracts between the Pla	n and the claims
24		ted by the Plan. The Executive Administrator State Treas	
5	•	y benefits manager to administer pharmacy benefits under	
6		clude the applicable provisions of G.S. 135-45.1 through G	
7		escription of the Plan in the request for proposal, and shall b	
28		aims processor or Pharmacy Benefits Manager, which will o	•
9	-	ons arising thereunder. The contracts necessarily will conf	
0		of the provisions of G.S. 135-45.1 through G.S. 135-45.15 through G.S. 135-45.15	
1		osals must be modified for inclusion in the contract because	
2	1 1 1	Il be made. The Executive Administrator State Treasurer sh	,
3		ntract between the Plan and the Plan's Claims Processin	
4		it Manager, and the Disease Management Contractor require	•
5	provide the follow	• • •	
6	(1)	Detailed billing by each entity showing itemized cost infor	rmation, including
7	(-)	individual administrative services provided;	
8	(2)	Transactional data; and	
9	(2) (3)	The cost to the Plan for each administrative function	performed by the
0		contractor.	periorineu eg une
1	"\$ 135-48.33. (Contracting provisions; large contract review by <u>Board</u>	of Trustees and
2		ney General, auditing, no cost plus contracts.	
3		Board of Trustees must approve all Plan contracts in exces	s of five hundred
4		(\$500,000), including contracts with an initial cost of less	
5		(\$500,000), but that may exceed five hundred thousand of	
-6	during the term o	· · · · · ·	<u> </u>
.7		Executive Administrator and Board of Trustees Plan sha	ll: (i) submit all
.8		de and agency term contracts for supplies, materials, printin	
.9		ces that exceed one million dollars (\$1,000,000) authorized	
0		his Article to the Attorney General or the Attorney Gene	•
1		ed in G.S. 114-8.3; and (ii) include in all proposed contracts	0
-			

the Executive Administrator and Board of Trustees-Plan under this section a standard clause 1 2 which provides that the State Auditor and internal auditors of the Plan may audit the records of 3 the contractor during the term of the contract to verify accounts and data affecting fees and 4 performance. The Executive Administrator and Board of Trustees Plan shall not award a cost 5 plus percentage of cost agreement or contract for any purpose. "§ 135-48.34. Contracts not subject to Article 3 of Chapter 143 of the General Statutes. 6 7 The design, adoption, and implementation of the preferred provider contracts, networks, 8 and optional alternative comprehensive health benefit plans, and programs available under the 9 optional alternative plans, as authorized under G.S. 135-48.2, are not subject to the requirements of Article 3 of Chapter 143 of the General Statutes, but are subject to the 10 requirements of G.S. 135-48.33. 11 "§ 135-48.35. Contract disputes not contested case under the Administrative Procedure 12 13 Act, Chapter 150B of the General Statutes. 14 A dispute involving the performance, terms, or conditions of a contract between the Plan 15 and an entity under contract with the Plan is not a contested case under Article 3 of Chapter 16 150B of the General Statutes. 17 "§ 135.48.36: Reserved for future codification purposes. 18 "§ 135-48.37. Liability of third person; right of subrogation; right of first recovery. 19 The Plan shall have the right of subrogation upon all of the Plan member's right to (a) 20 recover from a liable third party for payment made under the Plan, for all medical expenses, 21 including provider, hospital, surgical, or prescription drug expenses, to the extent those 22 payments are related to an injury caused by a liable third party. The Plan member shall do 23 nothing to prejudice these rights. The Plan has the right to first recovery on any amounts so 24 recovered, whether by the Plan or the Plan member, and whether recovered by litigation, 25 arbitration, mediation, settlement, or otherwise. Notwithstanding any other provision of law to 26 the contrary, the recovery limitation set forth in G.S. 28A-18-2 shall not apply to the Plan's 27 right of subrogation of Plan members. 28 (b) If the Plan is precluded from exercising its right of subrogation, it may exercise its 29 rights of recovery pursuant to G.S. 135-40.13(g). against any third party who was overpaid. If 30 the Plan recovers damages from a liable third party in excess of the claims paid, any excess will be paid to the member, less a proportionate share of the costs of collection. 31 32 In the event a Plan member recovers any amounts from a liable third party to which (c) 33 the Plan is entitled under this section, the Plan may recover the amounts directly from the Plan 34 member. The Plan has a lien, for not more than the value of claims paid related to the liability 35 of the third party, on any damages subsequently recovered against the liable third party. If the 36 Plan member fails to pursue the remedy against a liable third party, the Plan is subrogated to 37 the rights of the Plan member and is entitled to enforce liability in the Plan's own name or in 38 the name of the Plan member for the amount paid by the Plan. 39 In no event shall the Plan's lien exceed fifty percent (50%) of the total damages (d) 40 recovered by the Plan member, exclusive of the Plan member's reasonable costs of collection as determined by the Plan in the Plan's sole discretion. The decision by the Plan as to the 41 42 reasonable cost of collection is conclusive and is not a "final agency decision" for purposes of a 43 contested case under Chapter 150B of the General Statutes. Notice of the Plan's lien or right to 44 recovery shall be presumed when a Plan member is represented by an attorney, and the attorney 45 shall disburse proceeds pursuant to this section. 46 "§ 135-48.38. Persons eligible for Medicare; optional participation in other Medicare 47 products. 48 Benefits payable for covered expenses under this Plan in G.S. 135-45.6 through (a) 49 G.S. 135-45.10 will be reduced by any benefits payable for the same covered expenses under Medicare, so that Medicare will be the primary carrier except where compliance with federal 50

51 law specifies otherwise.

1 (b) For those participants eligible for Medicare, the Plan will be administered on a 2 "carve out" basis. The provisions of the Plan are applied to the charges not paid by Medicare 3 (Parts A & B). In other words, those charges not paid by Medicare would be subject to the 4 deductible and coinsurance of the Plan just as if the charges not paid by Medicare were the total 5 bill.

6 (c) For those individuals eligible for Part A (at no cost to them), benefits under this 7 program will be reduced by the amounts to which the covered individuals would be entitled to 8 under Parts A and B of Medicare, even if they choose not to enroll for Part B.

9 Notwithstanding the foregoing provisions of this section or any other provisions of (d) 10 the Plan, the Executive Administrator and Board of Trustees State Treasurer may enter into negotiations with the Centers for Medicare and Medicaid Services, U.S. Department of Health 11 12 and Human Services, in order to secure a more favorable coordination of the Plan's benefits 13 with those provided by Medicare, including but not limited to, measures by which the Plan 14 would provide Medicare benefits for all of its Medicare-eligible members in return for adequate 15 payments from the federal government in providing such benefits. Should such negotiations 16 result in an agreement favorable to the Plan and its Medicare-eligible members, the Executive Administrator and Board of Trustees State Treasurer may, after consultation with the 17 18 Committee on Employee Hospital and Medical Benefits, Board of Trustees, implement such an 19 agreement which shall supersede all other provisions of the Plan to the contrary related to its 20 payment of claims for Medicare-eligible members.

21 Notwithstanding subsections (a), (b), and (c) of this section, the Plan may offer an (e) 22 optional Medicare Advantage plan to a Medicare eligible Plan member. A Medicare Advantage 23 plan offered by the Plan shall be an insured product offered through a private insurance carrier 24 authorized by the Centers for Medicare and Medicaid Services to offer Medicare Advantage 25 plans. A Medicare Advantage plan offered by the Plan shall not be a self-funded benefit plan 26 underwritten by the State of North Carolina. Prescription drug benefits shall not be included in 27 the benefits offered under a Medicare Advantage insurance product but shall continue to be 28 provided by the Plan as authorized under G.S. 135-45.6. An eligible Plan member may choose 29 to enroll in a Medicare Advantage plan in lieu of any other benefit coverage plan offered under 30 the Plan to Medicare eligible Plan members. A Medicare eligible Plan member must be enrolled in Medicare Part B to participate in an optional Medicare Advantage plan. A 31 32 non Medicare eligible dependent of a Medicare Advantage eligible Plan member may enroll on 33 a fully contributory basis in benefit plans offered under the Plan to non-Medicare eligible Plan 34 members. If an enrolled Plan member decides not to re-enroll in an optional Medicare 35 Advantage plan during the Plan's annual enrollment period, the Plan member may at that time re-enroll in other benefit coverage offered by the Plan in accordance with the provisions of 36 37 subsections (a), (b), and (c) of this section. the State Treasurer may contract for coverage in lieu 38 of current Plan medical and prescription drug benefits for Medicare retirees or to supplement 39 Medicare benefits and may, after consultation with the Board of Trustees, implement such an 40 agreement, which shall supersede all other provisions of the Plan to the contrary related to its payment of claims for Medicare-eligible members. 41

42

"Part 4. Eligibility and Enrollment.

43 "§ 135-48.40. Categories of eligibility.

44 (a) Noncontributory Coverage. – The following persons are eligible for coverage under
45 the Plan, on a noncontributory basis, subject to the provisions of G.S. 135-45.4:
46 G.S. 135-48.43:

47 (3)(1) Retired teachers, State employees, members of the General Assembly, and
48 retired State law enforcement officers who retired under the Law
49 Enforcement Officers' Retirement System prior to January 1, 1985. Except
50 as otherwise provided in this subdivision, on and after January 1, 1988, a
51 retiring employee or retiree must have completed at least five years of

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1 2 3 4		contributory retirement service with an employing unit p from any State-supported retirement system in order to be benefits under this Part as a retired employee or retiree. Fe hired on and after October 1, 2006, and members of the O	eligible for group or employees first
5		first taking office on and after February 1, 2007, future c	-
6		employees and retired members of the General Assembly	-
7		requirement that the future retiree have 20 or more ye	
8		service credit in order to be covered by the provisions of th	
9	(A)(2)		15 Suburvision.
9 10	<u>(4)(2)</u>		f the former plan
11		a. Deceased retired employees, provided the death o member occurred prior to October 1, 1986; and	-
12		b. Deceased teachers, State employees, and member	
13		Assembly who are receiving a survivor's alternate	-
14		of the State-supported retirement programs, provide	
15		former plan member occurred prior to October 1, 19	986.
16		ly Contributory Coverage The following persons are elig	
17	under the Plan, o	on a partially contributory basis, subject to the provisions	of G.S. 135-45.4:
18	<u>G.S. 135-48.43:</u>		
19	(1)	All permanent full-time employees of an employing unit w	who meet either of
20		the following conditions:	
21		a. Paid from general or special State funds.	
22		b. Paid from non-State funds and in a group for	which his or her
23		employing unit has agreed to provide coverage.	
24		Employees of State agencies, departments, institutio	ons, boards, and
25		commissions not otherwise covered by the Plan who	are employed in
26		permanent job positions on a recurring basis and who work	30 or more hours
27		per week for nine or more months per calendar year ar	e covered by the
28		provisions of this subdivision.	
29	(2)	Permanent hourly employees who work at least one-half o	f the workdays of
30		each pay period.	
31	(3)	Retired teachers, State employees, members of the Gener	•
32		retired State law enforcement officers who retired	
33		Enforcement Officers' Retirement System prior to January	· · ·
34		as otherwise provided in this subdivision, on and after Ja	•
35		retiring employee or retiree must have completed at le	-
36		contributory retirement service with an employing unit p	
37		from any State-supported retirement system in order to be	
38		benefits under this Part as a retired employee or retiree. For	1 •
39		hired on and after October 1, 2006, and members of the C	-
40		first taking office on and after February 1, 2007, future c	-
41		employees and retired members of the General Assembly	
42		requirement that the future retiree have 20 or more ye	
43	(\mathbf{A})	service credit in order to be covered by the provisions of th	
44 45	(4)	Employees of the General Assembly, not otherwise covere as determined by the Legislative Services Commission, exc	-
46		interns and pages.	
47	(5)	Members of the General Assembly.	
48	(6)	Notwithstanding the provisions of subsection (e) of this sector	ection, employees
49		on official leave of absence while completing a full-time j	program in school
50		administration in an approved program as a Principal Fell	ow in accordance
51		with Article 5C of Chapter 116 of the General Statutes.	

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1 2 3 4		(7)	Notwithstanding the provisions of G.S. 135-45.12, employees formerly covered by the provisions of this s retired employees, who have been employed for 12 or n employing unit, or who have completed a contract term of	section, other than hore months by an employment of 10
-			or 11 months and whose employing unit is a local school a and whose jobs are eliminated because of a reduction, in	
,			the funds used to support the job or its responsibili	-
;			employees were covered by the Plan at the time of separ	-
)			resulting from a job elimination. Employees covered by th	is subsection shall
			be covered for a period of up to 12 months following	a separation from
			service because of a job elimination. An employee forme	rly covered by the
			provisions of this section shall not be eligible for co	verage under this
			subdivision if the employee is provided health benef	ït coverage on a
			non-contributory basis by a subsequent employer.	
		(8)	Any member enrolled pursuant to subdivision (1) or (2)	
			who is on approved leave of absence with pay or n	receiving workers
			compensation.	
	<i>.</i>	(9)	Employees on approved Family and Medical Leave.	
	(c)		Half Contributory Coverage. – The following persons are el	
			on a one-half contributory basis, subject to the provisions	s of G.S. 135-45.4 :
	<u>G.S. 135-</u>		A school anglesses in a job sharing position	aa daaanihad in
		(1)	A school employee in a job-sharing position	
			G.S. 115C-326.5. If these employees elect to participat employing unit shall pay fifty percent (50%) of the Pla	
			premiums. Individual employees shall pay the balance of	
			not paid by the employing unit.	the total premiums
		(2)	Employees and members of the General Assembly with	0 but less than 20
		(_)	years of retirement service credit provided the employees	
			or after October 1, 2006, and the members first took	
			February 1, 2007. For such future retirees, the State shall	
			(50%) of the Plan's total employer premiums. Individual	retirees shall pay
			the balance of the total premiums not paid by the State.	
	(d)	Fully	Contributory Coverage The following persons shall be el	igible for coverage
	under the	Plan,	on a fully contributory basis, subject to the provisions	of G.S. 135-45.4:
	<u>G.S. 135-</u>	<u>48.43:</u>		
		(1)	Former members of the General Assembly who enroll 1986.	before October 1,
		(2)	For enrollments after September 30, 1986, former memb	ers of the General
		(-)	Assembly if covered under the Plan at termination of r	
			General Assembly. To be eligible for coverage as a form	-
			General Assembly, application must be made within 30	
			the term of office. Only members of the General Assemb	•
			Plan at the end of the term of office are eligible. If appli	• •
			within the specified time period, the member forfeits eligit	
		(3)	Surviving spouses of deceased former members of the	General Assembly
			who enroll before October 1, 1986.	
		(4)	Employees of the General Assembly, not otherwise cover	
			as determined by the Legislative Services Commission, ex	cept for legislative
			interns and pages.	
			as determined by the Legislative Services Commission, ex interns and pages.	cept for legislative

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1	(5)	For enrollments after September 30, 1986, surviving	spouses of deceased
2		former members of the General Assembly, if covered u	inder the Plan at the
3		time of death of the former member of the General Asser	mbly.
4	(6)	All permanent part-time employees (designated as half-	time or more) of an
5		employing unit who meet the conditions outlined	in sub-subdivision
6		(a1)(1)a. (b)(1)a. of this section and who are not cover	ed by the provisions
7		of subdivision $\frac{(a1)(1)}{(b)(1)}$ of this section.	
8	(7)	The spouses and eligible dependent children of enror	olled teachers, State
9		employees, retirees, former members of the General	Assembly, former
10		employees covered by the provisions of former su	ibdivision (a)(8) or
11		subdivision (a1)(7) (b)(7) of this section, Disab	
12		beneficiaries, enrolled continuation members, and men	bers of the General
13		Assembly. Spouses of surviving dependents are no	ot eligible, nor are
14		dependent children if they were not covered at the time	me of the member's
15		death. Surviving spouses may cover their dependent c	hildren provided the
16		children were enrolled at the time of the member's deat	h or enroll within 90
17		days of the member's death.	
18	(8)	Blind persons licensed by the State to operate vend	•
19		contract with the Department of Health and Human S	ervices, Division of
20		Services for the Blind and its successors, who are:	
21		a. Operating such a vending facility;	
22		b. Former operators of such a vending facility v	
23		operator would have made these operators elig	
24		service retirement allowance under Article 1 of t	his Chapter had they
25		been members of the Retirement System; and	
26		c. Former operators of such a vending facility who	
27		years of service as operators and who become eli	-
28		a disability benefit under the Social Security A	ct upon cessation of
29		service as an operator.	
30		Spouses, dependent children, surviving spouses, and	surviving dependent
31		children of such members are not eligible for coverage.	C 1 1
32	(9)	Surviving spouses of deceased retirees and surviving	-
33		teachers, State employees, and members of the General	• •
34		the death of the former Plan member occurred after Sept	
35	(10)	the surviving spouse was covered under the Plan at the ti	
36	(10)	Any eligible dependent child of the deceased ret	
37		employee, member of the General Assembly, former me	
38 39		Assembly, or Disability Income Plan beneficiary, pro	
39 40		covered at the time of death of the retiree, teacher, State	
40 41		of the General Assembly, former member of the Ge	•
41		Disability Income Plan beneficiary, (or was in posse	
42 43		covered at birth under this Part), or was covered	
45 44		September 30, 1986. An eligible surviving depender covered until age 26 or indefinitely if certified as	
44 45		G.S. 135-45.2(d). $G.S. 135-44.41(b)$.	meapaentated under
43 46	(11)	Retired teachers, State employees, and members of the	e General Assembly
40 47	(11)	with less than 10 years of retirement service credit, p	-
48		and State employees were first hired on or after Octol	
40 49		members first took office on or after February 1, 2007.	501 1, 2000, and the
49 50	(12)	Notwithstanding the provisions of G.S. 135-45.12 G.S.	S 135-48-44 former
50 51	(12)	employees covered by the provisions of this section an	
51		employees covered by the provisions of this section at	is mon spouses and

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	eligible dependent children who were covered by the Plan former employees' separation from service pursuant following expiration of the former employees' coverage section. Election of coverage under this subdivision shall b	to this section, provided by this
	days after the termination of coverage provided under this s	
(13)	Firefighters, rescue squad workers, and members of the Nat	
	following persons, their eligible spouses, and eligible de	
	children, provided that the person seeking coverage as a su	
	eligible for another comprehensive group health benefit	
	been without coverage under a comprehensive group healt	n benefit plan for
	at least six consecutive months:	-
	<u>a.</u> <u>Firefighters.</u>	
	b. <u>Rescue squad workers.</u>	
	c. Persons receiving a pension from the North Carol	ina Firemen and
	Rescue Squad Workers' Pension Fund.	
	d. <u>Members of the North Carolina National Guard.</u>	
	e. <u>Retirees of the North Carolina National Guard v</u>	vith 20 years of
	service.	
	For the purposes of this subdivision, Medicare benefits, Ci	vilian Health and
	Medical Program of the Uniformed Services (CHAMPU	S) benefits, and
	other Uniformed Services benefits shall be considered com	prehensive group
	health benefit plans. The Plan may require certification of	persons seeking
	coverage under this subdivision.	
	dditional eligibility provisions.	
	ter child is covered as a dependent child (i) if living in a reg	
-	h the expectation that the employee will continue to rea	
adulthood (ii) if	f at the time of enrollment or at the time a foster chil	d relationshin is

adulthood, (ii) if at the time of enrollment, or at the time a foster child relationship is 27 28 established, whichever occurs first, the employee applies for coverage for such child and 29 submits evidence of a bona fide foster child relationship, identifying the foster child by name 30 and setting forth all relevant aspects of the relationship, (iii) if the claims processor accepts the 31 foster child as a participant through a separate written document identifying the foster child by 32 name and specifically recognizing the foster child relationship, and (iv) if at the time a claim is 33 incurred, the foster child relationship, as identified by the employee, continues to exist. 34 Children placed in a home by a welfare agency which obtains control of, and provides for 35 maintenance of the child, are not eligible participants.

36 A dependent child shall not be eligible for coverage under the Plan if the dependent (b) 37 child is eligible for employer based health care outside of the State Health Plan for Teachers 38 and State Employees. Coverage of a dependent child may be extended beyond the 26th 39 birthday if the dependent is physically or mentally incapacitated to the extent that he or she is 40 incapable of earning a living and (i) such handicap developed or began to develop before the 41 dependent's 19th birthday, or (ii) such handicap developed or began to develop before the 42 dependent's 26th birthday if the dependent was covered by the Plan in accordance with 43 G.S. 135-45.2(c)(7). G.S. 135-48.40(d)(7).

44 (c) No person shall be eligible for coverage as a dependent if eligible as an employee or 45 retired employee, except when a spouse is eligible on a fully contributory basis. In addition, no 46 person shall be eligible for coverage as a dependent of more than one employee or retired 47 employee at the same time.

(d) Former employees who are receiving disability retirement benefits or disability
 income benefits pursuant to Article 6 of Chapter 135 of the General Statutes or who are
 approved for those benefits but not in receipt of the benefits due to lump-sum payouts of
 vacation and bonus leave, provided the former employee has at least five years of contributory

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retirement service with an employing unit of a State-supported retirement system, shall be eligible for the benefit provisions of this Plan, as set forth in this Part, on a noncontributory basis. Such coverage shall terminate as of the end of the month in which such former employee is no longer eligible for disability retirement benefits or disability income benefits pursuant to Article 6 of this Chapter.

6 (e) Employees on official leave of absence without pay may elect to continue this group 7 coverage at group cost provided that they pay the full employee and employer contribution 8 through the employing unit during the leave period.

9 For the support of the benefits made available to any member vested at the time of 10 retirement, their spouses or surviving spouses, and the surviving spouses of employees who are receiving a survivor's alternate benefit under G.S. 135-5(m) of those associations listed in 11 12 G.S. 135-27(a), licensing and examining boards under G.S. 135-1.1, the North Carolina State 13 Art Society, Inc., and the North Carolina Symphony Society, Inc., each association, 14 organization or board shall pay to the Plan the full cost of providing these benefits under this 15 section as determined by the Board of Trustees of the State Health Plan for Teachers and State 16 Employees. In addition, each association, organization or board shall pay to the Plan an amount 17 equal to the cost of the benefits provided under this section to presently retired members of 18 each association, organization or board since such benefits became available at no cost to the 19 retired member. This subsection applies only to those individuals employed prior to July 1, 20 1983, as provided in G.S. 135-27(d).

(g) An eligible surviving spouse and any eligible surviving dependent child of a deceased retiree, teacher, State employee, member of the General Assembly, former member of the General Assembly, or Disability Income Plan beneficiary shall be eligible for group benefits under this section without waiting periods for preexisting conditions provided coverage is elected within 90 days after the death of the former plan member. Coverage may be elected at a later time, but will be subject to the 12-month waiting period for preexisting conditions and will be effective the first day of the month following receipt of the application.

(h) No person shall be eligible for coverage as an employee or retired employee or as a
dependent of an employee or retired employee upon a finding by the Executive Administrator
or Board of Trustees State Treasurer or by a court of competent jurisdiction that the employee
or dependent knowingly and willfully made or caused to be made a false statement or false
representation of a material fact in a claim for reimbursement of medical services under the
Plan or in any representation or attestation to the Plan.

The Executive Administrator and Board of Trustees <u>State Treasurer</u> may make an exception to the provisions of this subsection when persons subject to this subsection have had a cessation of coverage for a period of five years and have made a full and complete restitution to the Plan for all fraudulent claim amounts. Nothing in this subsection shall be construed to obligate the Executive Administrator and Board of Trustees <u>State Treasurer</u> to make an exception as allowed for under this subsection.

40 (i) Any employee receiving benefits pursuant to Article 6 of this Chapter when the
41 employee has less than five years of retirement membership service, or an employee on leave
42 without pay due to illness or injury for up to 12 months, is entitled to continued coverage under
43 the Plan for the employee and any eligible dependents by paying one hundred percent (100%)
44 of the cost.

45 "§ 135-48.42. Enrollment.

(a) Except as otherwise required by applicable federal law, new employees must be
given the opportunity to enroll or decline enrollment for themselves and their dependents
within 30 days from the date of employment or from first becoming eligible on a partially
contributory basis. Coverage may become effective on the first day of the month following date
of entry on payroll or on the first day of the following month. New employees not enrolling
themselves and their dependents age 19 and older within 30 days, or not adding dependents

when first eligible as provided herein may enroll on the first day of any month but will be 1 2 subject to a 12-month waiting period for preexisting health conditions, except for employees 3 who elect to change their coverage in accordance with rules established by the Executive 4 Administrator and Board of Trustees State Treasurer for optional or alternative plans available 5 under the Plan. Children born to covered employees having coverage type (2) or (3), as 6 outlined in G.S. 135-45.4(d) G.S. 135-48.43(d) shall be automatically covered at the time of 7 birth without any waiting period for preexisting health conditions. Children born to covered 8 employees having coverage type (1) shall be automatically covered at birth without any waiting 9 period for preexisting health conditions so long as the claims processor receives notification 10 within 30 days of the date of birth that the employee desires to change from coverage (1) to coverage type (2) or (3), provided that the employee pays any additional premium required by 11 the coverage type selected retroactive to the first day of the month in which the child was born. 12

13 Except as otherwise required by applicable federal law, newly acquired dependents (b) 14 (spouse/child) age 19 and older enrolled within 30 days of becoming an eligible dependent will 15 not be subject to the 12-month waiting period for preexisting conditions. A dependent can become qualified due to marriage, adoption, entering a foster child relationship, and at the 16 17 beginning of each legislative session (applies only to enrolled legislators). Effective date for 18 newly acquired dependents if application was made within the 30 days can be the first day of 19 the following month. Effective date for an adopted child can be date of adoption, or date of 20 placement in the adoptive parents' home, or the first of the month following the date of 21 adoption or placement. Firefighters, rescue squad workers, and members of the National Guard, 22 and their eligible dependents, are subject to the same terms and conditions as are new 23 employees and their dependents covered by this subdivision. Enrollments in these 24 circumstances must occur within 30 days of eligibility to enroll.

(c) Eligible dependents younger than age 19 may be enrolled at any time and shall not
 be subject to any waiting period for a preexisting condition.

(d) When an eligible or enrolled member applies to enroll the member's eligible
 dependent child or spouse, the member shall provide the documentation required by the Plan to
 verify the dependent's eligibility for coverage.

30 "§ 135-48.43. Effective dates of coverage.

(a) Employees and Retired Employees. –

- (1) Employees and retired employees covered under the Predecessor Plan will continue to be covered, subject to the terms hereof.
- (2) Employees not enrolling or not adding dependents when first eligible may enroll later on the first of any following month, but will be subject to a twelve-month waiting period for preexisting conditions except as provided in subdivision (a)(3) of this section. The waiting period under this subdivision is subject to applicable federal law.
- 39(3)Employees not enrolling or adding dependents age 19 and older when first
eligible in accordance with G.S. 135-45.3 G.S. 135-48.42 may enroll later on
the first of any following month but will be subject to a 12-month waiting
period for a preexisting health condition, except employees who elect to
change their coverage in accordance with rules adopted by the Executive
Administrator and Board of Trustees State Treasurer for optional alternative
plans offered under the Plan.
- 46 (4) Members of the General Assembly, beginning with the 1985 Session, shall
 47 become first eligible with the convening of each Session of the General
 48 Assembly, regardless of a Member's service during previous Sessions.
 49 Members and their dependents enrolled when first eligible after the
 50 convening of each Session of the General Assembly will not be subject to
 51 any waiting periods for preexisting health conditions. Members of the 1983

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1 2 3 4			Session of the General Assembly, not already enrolled, enroll themselves and their dependents on or before without being subject to any waiting periods for	e October 1, 1983,
4			conditions.	
5	(b)		ng Periods and Preexisting Conditions. –	
6 7 8		(1)	New employees and dependents age 19 and older e eligible are subject to no waiting period for preexisting of Plan.	0
8 9		(2)	Employees not enrolling or not adding dependents age	10 and older when
9 10		(2)	first eligible may enroll later on the first of any following	
10			subject to a twelve-month waiting period for preexisting	
12			provided in subdivision (a)(3) of this section. The waiting	
13			subdivision is subject to applicable federal law.	ig period under this
14		(3)	Retiring employees and dependents enrolled when fir	st eligible after an
15		(-)	employee's retirement are subject to no waiting per	-
16			conditions under the Plan. Retiring employees not enr	1 0
17			dependents age 19 and older when first eligible a	6
18			retirement may enroll later on the first of any following	month, but will be
19			subject to a 12-month waiting period for preexisting c	onditions except as
20			provided in subdivision (a)(3) of this section.	
21		(4)	Employees and dependents enrolling or reenrolling with	
22			termination of enrollment or employment that were not	
23			of this previous termination, regardless of the employ	-
24			shall not be considered as newly-eligible employees or	-
25			purposes of waiting periods and preexisting conditio	
26			dependents transferring from optional prepaid alternat	1
27 28			under the Plan; employees and dependents immediately	-
28 29			from an employing unit's approved periods of leave with injury, educational improvement, workers' compensation	
2) 30			for military reasons; employees and dependents imme	-
31			service from a reduction in an employing unit's w	•
32				accordance with
33			G.S. 135-45.4(b)(3); subdivision (3) of this subsection	
34			dependents reenrolling as eligible employees; formerly-	
35			reenrolling as eligible dependents; and employees and de	1.
36			without waiting periods and preexisting conditions u	-
37			adopted by the Executive Administrator and Board	of Trustees State
38			Treasurer in the best interests of the Plan shall	not be considered
39			reenrollments for the purpose of this subdivision. Furth	
40			accepting permanent, full-time appointments who had pa	•
41			a part-time or temporary position and their qualified dep	
42			covered by waiting periods and preexisting conditions	
43			provided enrollment as a permanent, full-time employed	e is made when the
44			employee and his dependents are first eligible to enroll.	
45 46		(5)	To administer the 12-month waiting period for preexis	-
46 47			employees and dependents age 19 and older under this A	
47 48			give credit against the 12-month period for the time a under a previous plan if the previous plan's coverage v	
40 49			date not more than 63 days before the effective date of c	
49 50			this subdivision, a "previous plan" means any policy, cer	-
50 51			any other arrangement provided by any accident and	
~ 1				

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1			hospital or medical service corporation, any heal	th maintenance
2			organization, any preferred provider organization, any m	ultiple employer
3			welfare arrangement, any self-insured health benefit a	rrangement, any
4			governmental health benefit or health care plan or progra	•
5			health benefit arrangement. Waiting periods for preex	
6			administered under this Article are subject to applicable fed	eral law.
7	(c)	-	ndents of Employees and Retired Employees. –	
8		(1)	Dependents of employees and retired employees who have	
9			under the Predecessor Plan will continue to be covered sul	oject to the terms
10			hereof.	
11		(2)	Employees who have dependents may apply for family cov	-
12			they enroll as provided in subdivisions $(a)(2)$ and $(a)(3)$ or	
13			such dependents will be covered under the Plan beginning	the same date as
14			such employees.	
15		(3)	Employees and retired employees may change from	
16			coverage to a different category of coverage without a w	• •
17			preexisting conditions, and, as applicable, dependents will	
18			the Plan the first of the month or the first of the second mo	
19			dependent's eligibility for coverage, provided writter	
20			submitted to the Health Benefits Representative within 30 d	lays of becoming
21 22		(A)	eligible.	
22 23		(4)	Employees or retired employees who wish to change to	
25 24			coverage shall give written notice to their Health Benefi within 30 days after any change in the status of dependent	-
24 25			death, divorce, etc.) that requires a change in contract	
26			effective date will be the first of the month following	
20 27			ineligibility event. If notification was not made within the 3	
28			the dependent's ineligibility event, the dependent will	• •
29			removed the first of the month following the dependent's in	
30			and the coverage category change will be the first of the	• •
31			written notification, except in cases of death, in which c	-
32			category change will be made retroactive to the first of the	-
33			the death.	U
34		(5)	Employees not adding dependents age 19 and older when	first eligible may
35			enroll later on the first of any following month, but de	• •
36			subject to a 12-month waiting period for preexisting health	
37			as provided in subdivision (a)(3) of this section.	-
38		(6)	Employees or retired employees who wish to change to	o employee only
39			coverage even though their dependents continue to be el	igible, shall give
40			written notification to their Health Benefits Represent	ative. Except as
41			otherwise required by applicable federal law, the date	of this category
42			change will be the first of the month following written no	otification or any
43			first of the month thereafter as desired by the employee.	
44		(7)	The effective date for newborns or adopted children will	
45			date of adoption, or placement with adoptive parent pro-	
46			currently covered under employee and family or emp	•
47			coverage. If the member wishes to add a newborn or ado	-
48			currently enrolled in employee only coverage, the mem	
49 50			application for coverage and a coverage type change with	•
50			child's birth or date of adoption or placement. Effective date	-
51			category change is the first of the month in which the child	is dorn, adopted,

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1 2		or placed. Adopted children may also be cover following placement or adoption.	ed the first of the month
3	(d) Categ	ories of Coverage Available There are four catego	ories of coverage which an
4	employee or retir	ree may elect.	_
5	(1)	Employee Only. – Covers enrolled employees or	ly. Maternity benefits are
6		provided to employee only.	5
7	(2)	Employee and Child. – Covers enrolled employee	and all eligible dependent
8		children. Maternity benefits are provided to the em	0 1
9	(3)	Employee and Family. – Covers employee and	
0		dependent children. Maternity benefits are provide	
ĺ		spouse.	to employee of emotion
)	(4)	Employee and spouse. <u>Spouse</u> . <u>Covers</u> employee	ployee and spouse only
3	(1)	Maternity benefits are provided to the employee	
ļ		spouse.	or the employee's enrolled
5	(e) Notwi	ithstanding any other provision of this section, no	coverage under the Plan
		ective prior to the payment of premiums required by	
,		ghters, rescue squad workers, and members of the N	5
}		ns and conditions of this section as are employee	
)	-	ue squad workers, and members of the National Gua	ard are subject to the same
)		ions of this section as are dependents of employees.	
l		rent categories of coverage may be offered for op	tional alternative plans or
2	programs.		
		provision of this section is in conflict with applicat	ble federal law, federal law
•		he extent of the conflict.	
		essation of coverage.	
5	. ,	age under this Plan of an employee and his or her s	01
7	_	ren or of a retired employee and his or her sur	viving spouse or eligible
3	dependent childre	en shall cease on the earliest of the following dates:	
)	(1)	The last day of the month in which an employee	1 0
)		Provided such surviving spouse or eligible dependent	
		under the Plan at the time of death of the for	rmer employee or retired
2		employee, or were covered on September 30,	1986, any such surviving
		spouse or eligible dependent children may then e	elect to continue coverage
		under the Plan by submitting written application to	the Claims Processor and
		by paying the cost for such coverage when due a	t the applicable fees. Such
		coverage shall cease on the last day of the month	h in which such surviving
		spouse or eligible dependent children die, except a	s provided by this Article.
	(2)	The last day of the month in which an employee's	
	~ /	is terminated as provided in subsection (c) of this s	
	(3)	The last day of the month in which a divorce become	
	(4)	The last day of the month in which an emplo	
		requests cancellation of coverage.	syce of femera employee
	(5)	The last day of the month in which a covered	individual enters active
Ļ	(5)	military service.	i marviedur enters derve
	(6)	The last day of the month in which a covered in	dividual is found to have
	(0)	knowingly and willfully made or caused to be i	
		false representation of a material fact in a cla	
		medical services under the Plan. The Executive A	
;)			
		Trustees <u>State Treasurer</u> may make an exception	-
)		subdivision when persons subject to this subdivisi	
l		coverage for a period of five years and have n	naue à run and complete

	restitution to the Plan for all fraudulent claim am subdivision shall be construed to obligate the Execution of Trustees State Transverse to make an excention	ę
	Decard of Transford Ctate Transford (1)	and and and
	Board of Trustees State Treasurer to make an exception	on as allowed for under
(—)	this subdivision.	
(7)	The last day of the month in which an employee which an employee which are a start of the start	
	selects Medicare to be the primary payer of medical b	0
	Medicare-eligible spouse of an employee shall also c	-
	month in which Medicare is selected to be the prin banafits for the Medicare aligible spouse. Such m	
	0 1	embers are engible to
(8)		ividual is found to be
(0)	•	ividual is found to be
(b) Cover	• •	the child ceases to be a
. ,	0	
-	•	
	1	•
of dependent stat	us.	
(c) Cover	rage under the Plan as a surviving dependent child	whether covered as a
dependent of a s	urviving spouse, or as an individual member (no livin	g parent), ceases when
	1 0	
	• •	r a period of not more
	-	
. ,		
	=	
	e or disability pension under and pursuant to a State	s-supported Retirement
•	In the event of termination for any reason other than	death coverage under
(1)		
		_
	contributory basis. Employees who were covere	d under the Plan at
	termination of employment may be continued for a p	period of not more than
	18 months or 29 months if determined to be disa	ibled under the Social
	Security Act, Title II, OASDI or Title XVI, SSI.	
(2)	••	•
	•	
		• •
		undred percent (100%)
(2)		a landar marth and the
(3)	- ·	
	-	• •
(4)	•	
(+)		
	•	
	have made contributions, with the understanding	
	employed by another State-covered employer un	•
	beginning of the next work year, the employe	
	dependent child under this Plan for contributory basis of dependent stat (c) Cover dependent of a s the child ceases coverage may co than 36 months a (d) Termin and leave of absor- not, for purpose	 ineligible for coverage. (b) Coverage under this Plan as a dependent child ceases when the dependent child as defined by G.S. 135-45.1 G.S. 135-48.1 except, contributory basis provided the dependent child was covered under the of dependent status. (c) Coverage under the Plan as a surviving dependent child dependent of a surviving spouse, or as an individual member (no livin the child ceases to be a dependent child as defined by G.S. 135-45.1, coverage may continue under the Plan on a fully contributory basis for than 36 months after loss of dependent status. (d) Termination of employment shall mean termination for any rand leave of absence, except as provided in subdivisions (a)(1) and (2) cont, for purposes of this Plan, include retirement upon which the elimediate service or disability pension under and pursuant to a State System. (1) In the event of termination for any reason other than the Plan for an employee and his or her eligible children, provided the eligible spouse or dependent under the Plan at termination of employment may be of not more than 18 months following termination of a provide divide of a security Act, Title II, OASDI or Title XVI, SSI. (2) In the event of approved leave of absence without pa duty in the armed forces of the United States, coverage employee and his or her dependent set of the cost. (3) If employment is terminated in the second half of a covered individual has made the required contribution such leave of absence by the employee's paying one h of the cost. (3) If employment is terminated in the second half of a covered individual has made the required contribution the following month, that coverage will be continue to down and the required contribution the following month, that coverage will be continues us the leave of absence by the employee's paying one h of the cost. (3) If employment is terminated in the second half of a covered individual has made the required contribution the following mo

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1 2	ex-employer the amount of the employer's cost paid for them during the non-paycheck months.
3	(5) Any employee receiving benefits pursuant to Article 6 of this Chapter when
4	the employee has less than five years of retirement membership service, or
5	an employee on leave of absence without pay due to illness or injury for up
6	to 12 months, is entitled to continued coverage under the Plan for the
7	employee and any eligible dependents by the employee's paying one hundred
8	percent (100%) of the cost.
9	(e) A legally divorced spouse and any eligible dependent children of a covered
10	employee or retired employee may continue coverage under this Plan for a period of not more
11	than 36 months following the first of the month after a divorce becomes final on a fully
12	contributory basis, provided the former spouse and any eligible dependent children were
13	covered under the Plan at the time a divorce became final.
14	(f) A legally separated spouse of a covered employee or retired employee may continue
15	coverage under this Plan for a period not to exceed 36 months from the separation date on a
16	fully contributory basis, provided the separated spouse was covered under the Plan at the time
17	of separation and provided the covered employee's or retired employee's actions result in the
18	loss of coverage for the separated spouse. Eligible dependent children may also continue
19	coverage if covered under the Plan at time of separation, provided the employee's or retired
20	employee's actions result in the loss of coverage for the dependent children.
21	(g) Whenever this section gives a right to continuation coverage, such coverage must be
22	elected within the time allowed by applicable federal law.
23	(h) Continuation coverage under this Plan shall not be continued past the occurrence of
24	any one of the following events:
25	(1) The termination of the Plan.
26	(2) Failure of a Plan member to pay monthly in advance any required premiums.
27	(3) A person becomes a covered employee or a dependent of a covered
28	employee under any group health plan and that group health plan has no
29 20	restrictions or limitations on benefits.
30 21	(4) A person becomes eligible for Medicare benefits on or after the effective
31 32	date of the continuation coverage.(5) The person was determined to be no longer disabled, provided the 18-month
32 33	coverage was extended to 29 months due to having been determined to be
33 34	disabled under the Social Security Act, Title II, OASDI or Title XVI, SSI.
35	(6) The person reaches the maximum applicable continuation period of 18, 29,
36	or 36 months.
37	(i) Notice requirements concerning continuation coverage shall be developed by the
38	Executive Administrator and Board of Trustees. Plan.
39	(j) The spouse and any eligible dependent children of a covered employee may
40	continue coverage under the Plan on a fully contributory basis for a period not to exceed 36
41	months from the date the employee becomes eligible for Medicare benefits which results in a
42	loss of coverage under the Plan, provided that the spouse and eligible dependent children were
43	covered under the Plan at the time the employee became eligible for Medicare benefits which
44	results in a loss of coverage under the Plan.
45	"§ 135-48.45. Conversion.
46	(a) Upon a cessation of group coverage under the Plan and/or eligibility for group
47	coverage under the Plan, an employee or dependent shall be entitled to a conversion to
48	nongroup coverage without the necessity of a physical examination. Such conversion coverage
49	shall include hospitalization, surgical, and medical benefits as contained in the major medical
50	and alternative plan conversion provisions of Article 53 of Chapter 58 of the General Statutes.

51 The Executive Administrator and Board of Trustees State Treasurer in their his or her sole

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1	discretion shall	approve the conversion coverage, which shall be administ	ered by the Claims
2		sh an insurance contract arranged by the Claims Processor,	
3		ed by the Executive Administrator and Board of Trustees.	
4		ee or dependent must apply for conversion coverage wi	thin 30 days after
5	termination of g		1 11 • 1
6		Executive Administrator and Board of Trustees State Trea	1
7		tion of conversion privilege exercised under the predecess	
8 9	-	is. The Executive Administrator and Board of Trustees St	
9 10		Committee on Employee Hospital and Medical Benefits ion under this subsection.	board of Trustees
10	Derore taking act	"Part 5. Coverage Mandates and Exclusions; Other Mandat	A 5
12	"8 135-48 50 C	overage mandates.	63
12		ll provide coverage subject to the following coverage manda	ates
13	<u>(1)</u>	Reserved.	<u>ates.</u>
15	$\frac{(1)}{(2)}$	Immunizations. – The Plan shall pay one hundred	percent (100%) of
16	<u>1</u>	allowable medical charges for immunizations for	
17		contagious diseases as generally accepted medical prac	
18		when directed by a credentialed provider as determine	
19		processor.	
20	<u>(3)</u>	Insulin Prescription benefits shall be provided for ins	ulin even though a
21		prescription is not required.	
22	<u>(4)</u>	Mental health parity Benefits for the treatment of	
23		chemical dependency are covered by the Plan and shall	
24		same deductibles, durational limits, and coinsurance fac	
25		for physical illness generally. Nothing in this subdivisi	
26		prohibit the Plan from requiring the most cost-effective	_
27		be utilized by a person undergoing necessary care	and treatment for
28 29	(5)	chemical dependency.	
29 30	$\frac{(5)}{(6)}$	<u>Reserved.</u> Permissive coverage extension. – If a covered service	bacomas avaludad
30 31	<u>(6)</u>	from coverage under the Plan, the Executive Administration	
32		Processor may, in the event of exceptional situation	
33		hardships or adverse medical conditions, allow persons e	-
34		to remain covered by the Plan's previous coverage for	-
35		after the effective date of the change in coverage, provi	
36		enrolled had been undergoing a continuous plan of	-
37		initiated within three months prior to the effective date	e of the change in
38		coverage.	
39	<u>(7)</u>	Reconstructive surgery Charges for cosmetic sur	gery or treatment
40		required for correction of damage caused by accidental	• •
41		the covered individual while coverage under this plan is	
42		her account or to correct congenital deformities or another	
43		excluded if they otherwise qualify as covered	_
44		Reconstructive breast surgery following mastectomy, a	as those terms are
45	119 125 40 E1 (defined in G.S. 58-51-62, shall be covered.	50 of the Communit
46 47		Coverage and operational mandates related to Chapter	<u>30 01 une General</u>
47 48	<u>Statu</u> The followir	g provisions of Chapter 58 of the General Statutes apply	to the State Health
48 49	Plan:	is provisions of enapter 50 of the General Statutes apply	to the State Health
4) 50	<u>(1)</u>	G.S. 58-3-191, Managed care reporting and disclosure rec	uirements.
	<u>\+/</u>	<u></u> und diberobaro reporting und diberobaro rec	

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<u>(2)</u>	G.S. 58-3-221, Access to nonformulary and restricted access	prescription
	drugs.	
<u>(3)</u>	G.S. 58-3-223, Managed care access to specialist care.	
$\overline{(4)}$	G.S. 58-3-225, Prompt claim payments under health benefit plan	<u>1S.</u>
<u>(5)</u>	G.S. 58-3-235, Selection of specialist as primary care provider.	
(6)	G.S. 58-3-240, Direct access to pediatrician for minors.	
$\overline{(7)}$	G.S. 58-3-245, Provider directories.	
$\overline{(8)}$	G.S. 58-3-250, Payment obligations for covered services.	
(9)	G.S. 58-3-265, Payment obligations for covered services.	
(10)	G.S. 58-3-280, Coverage for the diagnosis and treatment of lymp	ohedema.
(11)	G.S. 58-3-285, Coverage for hearing aids.	
(12)	G.S. 58-50-30, Right to choose services of optometrist, podiat	rist, licensed
	clinical social worker, certified substance abuse profession	
	professional counselor, dentist, chiropractor, psychologist,	
	certified fee-based practicing pastoral counselor, advanced pr	-
	licensed marriage and family therapist, or physician assistant.	
(13)	G.S. 58-67-88, Continuity of care.	
	eneral limitations and exclusions.	
	I not provide coverage for or pay any benefits for any of the follow	wing:
(1)	Charges to the extent paid, or which the individual is entitled to	-
<u>~~</u> /	to obtain without cost, in accordance with any governme	-
	regulations except Medicare. If a charge is made to any such p	
	he or she is legally required to pay, any benefits under this	
	computed in accordance with its provisions, taking into accou	
	charge. "Any government" includes the federal, State, province	•
	government, or any political subdivision thereof, of the U	
	Canada, or any other country.	<u></u>
<u>(2)</u>	Charges for services rendered in connection with any occupatio	nal iniury or
	disease arising out of and in the course of employment with any	
	(i) the employer furnishes, pays for or provides reimbursem	
	charges, or (ii) the employer makes a settlement payment for s	
	or (iii) the person incurring such charges waives or fails to asse	
	rights respecting such charges.	
<u>(3)</u>	Charges for any services rendered as a result of injury or sickne	ess due to an
<u></u>	act of war, declared or undeclared, which act shall have occur	
	effective date of a person's coverage under the Plan.	
<u>(4)</u>	Charges for any services with respect to which there is no legal	obligation to
<u></u>	pay. For the purposes of this item, any charge which exceeds the	-
	would have been made if a person were not covered under this 1	-
	the extent of such excess, be treated as a charge for which ther	
	obligation to pay; and any charge made by any person for anyth	
	normally or customarily furnished by such person without paym	
	recipient or user thereof shall also be treated as a charge for w	
	no legal obligation to pay.	
<u>(5)</u>	<u>Charges during a continuous hospital confinement which comr</u>	nenced prior
<u>157</u>	to the effective date of the person's coverage under this Plan.	
<u>(6)</u>	<u>Charges for services unless a claim is filed within 18 months f</u>	rom the date
(0)	of service.	<u>ioni ne dute</u>
<u>(7)</u>	<u>Charges for sexual dysfunction or hair growth drugs or for r</u>	onmedically
<u>\ / /</u>	necessary drugs used for cosmetic purposes.	<u>y</u>

1 2 2 "§ 135-48.54. Optional participation for charter schools operated by private nonprofit corporations.

3 (a) The board of directors of each charter school operated by a private nonprofit 4 corporation shall elect whether to become a participating employer in the Plan in accordance 5 with this Article. This election shall be in writing, shall be made no later than 30 days after this 6 section becomes law, October 28, 1998, and shall be filed with the Executive Administrator 7 and Board of Trustees Plan and with the State Board of Education. For each charter school 8 employee who is employed on or before the date the board makes the election, membership in 9 the Plan is effective as of the date the board makes the election. For each charter school 10 employee who is employed after the date the board makes the election, membership in the Plan is effective as of the date of that employee's entry into eligible service. This subsection applies 11 only to charter schools that received State Board of Education approval under 12 13 G.S. 115C-238.29D in 1997 or 1998.

14 (b) No later than 30 days after both parties have signed the written charter under G.S. 115C-238.29E, the board of directors of a charter school operated by a private nonprofit 15 corporation shall elect whether to become a participating employer in the Plan in accordance 16 17 with this Article. This election shall be in writing and filed with the Executive Administrator, the Board of Trustees, Plan and the State Board of Education. This election is effective for each 18 19 charter school employee as of the date of that employee's entry into eligible service. This 20 subsection applies to charter schools that receive State Board of Education approval under 21 G.S. 115C-238.29D after 1998.

(c) A board's election to become a participating employer in the Plan under this section
 is irrevocable and shall require all eligible employees of the charter school to participate.

(d) If a charter school's board of directors does not elect to become a participating
employer in the Plan under this section, that school's employees and the dependents of those
employees are not eligible for any benefits under the Plan on account of employment with a
charter school.

28 The board of directors of each charter school shall notify each of its employees as to (e) 29 whether the board elected to become a participating employer in the Plan under this section. 30 This notification shall be in writing and shall be provided within 30 days of the board's election 31 or at the time an initial offer for employment is made, whichever occurs last. If the board did 32 not elect to become a participating employer in the Plan, the notice shall include a statement 33 that the employee shall have no legal recourse against the board or the State for any possible 34 benefit under the Plan. The employee shall provide written acknowledgment of the employee's 35 receipt of the notification under this subsection.

36 "§ 135-48.55. Interest charged to charter schools on late premiums.

37 The total amount of premiums due the Plan from charter schools as employing units, 38 including amounts withheld from the compensation of Plan members, that is not remitted to the 39 Plan by the fifteenth day of the month following the due date of remittance shall be assessed 40 interest of one and one-half percent (1 1/2%) of the amount due the Plan, per month or fraction thereof, beginning with the sixteenth day of the month following the due date of the remittance. 41 42 The interest authorized by this section shall be assessed until the premium payment plus the 43 accrued interest amount is remitted to the Plan. The remittance of premium payments under this 44 section shall be presumed to have been made if the remittance is postmarked in the United 45 States mail on a date not later than the fifteenth day of the month following the due date of the 46 remittance.

47 "§ 135-48.56. Education of covered active and retired employees.

It is the intent of the General Assembly that active employees and retired employees covered under the Plan and its successor Plan shall have several opportunities in each fiscal year to attend presentations conducted by Plan management staff providing detailed information about benefits, limitations, premiums, co-payments, and other pertinent Plan

matters. To this end, the Plan's management staff shall conduct multiple presentations each year 1 2 to Plan members and association groups representing active and retired employees across all 3 geographic regions of the State. Regional meetings shall be held in locations that afford 4 reasonably convenient access to Plan members. The presentations shall be designed not only to 5 present information about the Plan but also to hear and respond to Plan members' questions and 6 concerns.

7 "§ 135-48.57. Payments for county or city ambulance service.

8 Allowable payments for services provided by a county or city ambulance service shall be 9 paid directly or shall be co-payable to the county or city ambulance service provider. As used 10 in this subsection, "county or city ambulance service" means ambulance services provided by a county or county-franchised ambulance service supplemented by county funds, or a 11 12 municipally owned and operated ambulance service or by an ambulance service supplemented 13 by municipal funds.

14 15

"§ 135-48.58. Premiums for firefighters, rescue squad workers, and members of National Guard.

16 In setting premiums for firefighters, rescue squad workers, and members of the National 17 Guard, and their eligible dependents, the Executive Administrator and Board of Trustees Plan 18 shall establish rates separate from those affecting other members of the Plan. These separate 19 premium rates shall include rate factors for incurred but unreported claim costs, for the effects 20 of adverse selection from voluntary participation in the Plan, and for any other actuarially 21 determined measures needed to protect the financial integrity of the Plan for the benefit of its 22 served employees, retired employees, and their eligible dependents.

23 24

"Part 6. Long-term Care Benefits.

"§ 135-48.60. Undertaking.

25 The State of North Carolina undertakes to make available an optional program of (a) 26 long-term care benefits for the benefit of its qualified employees, retired employees and their 27 dependents which will pay benefits in accordance with the terms hereof. Retired employees of 28 the Local Governmental Employees' Retirement System pursuant to Article 3 of Chapter 128 of 29 the General Statutes and their dependents are also eligible to be qualified for the benefits 30 provided by this Part.

31 (b) The long-term care benefits provided by this Part shall be made available through 32 the State Health Plan for Teachers and State Employees pursuant to Article Articles 2 and 3A 33 3B of this Chapter (hereinafter called the "Plan") and administered by the Plan's Executive 34 Administrator and Board of Trustees. State Treasurer. In administering the benefits provided by 35 this Part, the Executive Administrator and Board of Trustees State Treasurer shall have the 36 same type of powers and duties that are provided under Part 3 the other Parts of this Article for 37 hospital and medical benefits. The benefits provided by this Part may be offered by the Plan on 38 a self-insured basis, in which case a third-party claims processor shall be chosen through 39 competitive bids, or through a contract of insurance, in which case a carrier licensed to do 40 business in North Carolina shall be selected on a competitive bid basis in accordance with State 41 law.

42 The benefits authorized by this Part are available only to qualified employees and (c) 43 retired employees who voluntarily elect to provide such benefits for themselves and their 44 qualified dependents. Payroll deductions shall be available from employee salary and disability 45 benefit payments and from retired employee retirement benefit payments for fully contributory 46 premium amounts.

47 The Executive Administrator and Board of Trustees of the Plan State Treasurer shall (d) insure insofar as possible that the long-term care benefits provided by this Part shall be 48 49 tax-qualified under federal law.

50 "§ 135-48.61. Long-term care benefits.

Definitions. – The following definitions apply in this section: 51 (a)

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<u>(1)</u>	Adult care facility A facility which (i) is operated	under State law to
	provide group care for the aged and disabled in a sett	ing away from their
	residence on a less than 24-hour basis when such age	d or disabled would
	otherwise be in need of full-time personal care away fro	m their residence; or
	(ii) meets the requirements for certification under C	hapter 131D of the
	General Statutes.	
<u>(2)</u>	Assisted living facility A facility which (i) is operate	d under State law to
	provide residential care for the aged or disabled whose	e principal need is a
	home which provides personal care appropriate to their	age or disability; or
	(ii) meets the requirements for licensure under Chapter	131D of the General
	<u>Statutes.</u>	
<u>(3)</u>	Home care agency A residential care agency which	is (i) operated under
	State law and which is qualified as a home health	care agency under
	Medicare; or (ii) an agency meeting the requirements for	licensure as a home
	care agency under Chapter 131E of the General Statutes.	
<u>(4)</u>	Nursing home. – A facility or a part of a facility which	is (i) operated under
	State law and which is qualified as a skilled nursing or	intermediate nursing
	facility under Medicare; or is (ii) a facility meeting t	he requirements for
	licensure under Chapter 131E of the General Statutes.	
U	-term care benefits provided by this Part are subject to	1
-	visions, and other limitations separate and apart from those	1
	of this Article. No limitation on out-of-pocket expenses	are provided for the
	by this section. Long-term care benefits are as follows:	
(1)	Nursing Home Benefits The Plan will pay a fi	
	reasonable and customary daily charges allowed for	0
	providing skilled nursing care and intermediate nur	0 1
	maximum amount per day for each day after a fixed nu	
	days for each nursing home stay. Such daily charges s	
	semiprivate room and board; skilled and semiskille	•
	routine laboratory tests and examinations; physical, occu	
	therapy; respiratory and other gas therapy; and drugs, in	
	fluids, solutions, dietary aids and supplements, and ot	
	supplies and equipment. Readmission to a nursing hor	•
	exclusive of hospital stays, for the same or related cause considered a single nursing home stay for the purpo	
	Benefits payable under this subdivision are contingent up	
	the following conditions and will, in no instance, be pa	
	without compliance with each of the following condition	
	a. Confinement to a nursing home is medically a illness, disease, or injury upon recommendati	
	physician other than a proprietor, employee, or	
	home;	agent of the nursing
		ight stay for which a
	b. Confinement to a nursing home is for any overnic charge for a day's stay is due and payable; and	ight stay for which a
		n course approval
	c. Prior to confinement, the admitting physicia certification from the Plan for confinement.	n secures approval
Ac used in this a	ection, a nursing home is a facility or a part of a facility	which is (i) operated
	and which is qualified as a skilled nursing or intermed	
	or is (ii) a facility meeting the requirements for licensure	•
of the General St		under Chapter 131E
or the General St	tatutes.	

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1 2		pay premiums, provided certain grace periods are retroactive premium payments are made.	not exceeded and
3	(7)	Limitations and Exclusions to Long-Term Care Benef	fits. – The benefits
4		provided by this section are for the purpose of meeting t	
5		assistance from the loss of functional capacity associa	-
6		illness, disease, or disabling injury for extended periods	
7		no way, intended to duplicate the benefits provided f	
8		medical care provided by Medicare or Part 3 of this	
9		functional capacity can occur from: (i) an illness, disease	
10		resulting in a physical incapacity to perform the activitie	
11		(ii) an irreversible organic mental impairment resu	
12		incapacity. Activities of daily living consist of routine	6
13		personal care and mobility.	U
14	"§ 135-48.62. C		
15	-	ion of group coverage under this Part, an employee, re	etired employee, or
16		be entitled to a conversion to a nongroup plan of long-terr	
17		nistrator and Board of Trustees of the Plan shall determine	
18		by this Part shall be administered."	
19	U	5	
20	MISCELLANE	COUS CHANGES	
21	SEC	TION 2.11.(a) G.S. 150B-1(d)(7) reads as rewritten:	
22	"(7)	The State Health Plan for Teachers and State Employe	es in administering
23		the provisions of Article 3A Article 3B of Chapter	135 of the General
24		Statutes."	
25	SEC	TION 2.11.(b) Sections 1.2 and 1.3(a) of this act are repeal	led.
26			
27	STATEMENT	OF LEGISLATIVE INTENT REGARDING REPEAL	OF LANGUAGE
28	SEC	TION 2.12. In repealing a specific, detailed provision of A	rticle 3A of Chapter
29		ral Statutes and not placing that detailed provision into Ai	-
30		ral Statutes, it is not necessarily the intent of the General A	Assembly to prohibit
31	the State Treasur	rer or the State Health Plan from having that authority.	
32			
33		OF RULES AND POLICIES	
34		TION 2.13. Rules and policies adopted by the Executive	
35		ustees prior to the effective date of this section shall cont	
36		or policy directly conflicts with a provision of Article 3B of	t Chapter 135 of the
37	General Statutes	or until the State Treasurer changes the rule or policy.	
38			
39		DATE FOR PART II	. 1
40		TION 2.14. Except as otherwise provided, Part II of this ac	et becomes effective
41 12	January 1, 2012.		
12			
13	PARI III. MIS	CELLANEOUS PROVISIONS	
14 15	БЕБЕОТ ОБ Н		
45 16	EFFECT OF H		at and a commentance
46 47		TION 3.1. The headings to the parts and sections of this address for reference only. The headings do not expand limit	
+7 18		I are for reference only. The headings do not expand, limit, for effective dates referring to a part.	or define the text of
+8 19	uns act, except f	or enective dates referring to a part.	
+9 50	EFFECTIVE D	ATE	
0	LITLUIIVE D		

SECTION 3.2. Except as otherwise provided, the remainder of this act is effective
 when it becomes law.