GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

HOUSE BILL 2443*

1

	Short Title:	State Health Plan.	(Public)
	Sponsors:	Representatives Holliman, Folwell, Coleman (Primary Sponsors); Farmer-Butterfield, Hurley, Langdon, McGee, Tarleton, and Wray	
	Referred to:	Insurance.	
		May 26, 2008	
1 2 3	HEALTH	A BILL TO BE ENTITLED O REWRITE GENERAL STATUTE PROVISIONS PERTAINI I AND LONG-TERM CARE BENEFITS FOR TEACHERS,	STATE
4 5		YEES, RETIRED STATE EMPLOYEES, AND THEIR EL DENTS, AND PERTAINING TO THE NORTH CAROLINA H	
6		PROGRAM.	
7		Assembly of North Carolina enacts:	
8	SECTION 1.(a) Effective July 1, 2008, Article 3 of Chapter 135 of the		
9	General Statutes is recodified as Article 3A of Chapter 135 of the General Statutes.		
10 11	SECTION 1.(b) Effective July 1, 2008, the title of Article 3A of Chapter		
11	135 of the General Statutes, as enacted by this act, reads as rewritten: "Article 3A.		
12	"Other Be	nefits for Teachers, State Employees, Retired State Employees, and	Child
14	<u>other be</u>	Health."	Cillia
15	SI	ECTION 1.(c) Effective July 1, 2008, Part 1 of Article 3A of Chap	pter 135
16		al Statutes, as enacted by this act, is recodified as Part 1A of Articl	•
17	Chapter 135	of the General Statutes.	
18		ECTION 1.(d) Effective July 1, 2008, G.S. 135-37, as amended by	
19		.L. 2007-323, is recodified as G.S. 135-37.1 under Part 1A of Articl	
20	·	of the General Statutes, as enacted by this act, and as recodified,	reads as
21	rewritten:		• 1 • 1
22	"§ 135-37.1	5 7 1	rovider
23 24		ontracts. ny information as herein described in this section which is in the pos	session
2 4 25		itive Administrator and the Board of Trustees of the State Health	
26		d State Employees or its Claims Processor under the Plan or the Prec	
27		e confidential and shall be exempt from the provisions of Chapter 13	
28		utes or any other provision requiring information and records held	

1 agencies to be made public or accessible to the public. This section shall apply to all 2 information concerning individuals, including the fact of coverage or noncoverage, 3 whether or not a claim has been filed, medical information, whether or not a claim has 4 been paid, and any other information or materials concerning a plan participant. 5 Provided, however, such information may be released to the State Auditor, or to the 6 Attorney General, or to the persons designated under G.S. 135-39.3 in furtherance of 7 their statutory duties and responsibilities, or to such persons or organizations as may be 8 designated and approved by the Executive Administrator and Board of Trustees of the 9 Plan, but any information so released shall remain confidential as stated above and any 10 party obtaining such information shall assume the same level of responsibility for 11 maintaining such confidentiality as that of the Executive Administrator and Board of 12 Trustees of the State Health Plan for Teachers and State Employees.

13 Notwithstanding the provisions of this Article, the Executive Administrator (b) 14 and Board of Trustees of the State Health Plan for Teachers and State Employees may 15 contract with providers of institutional and professional medical care and services to 16 establish preferred provider networks. The terms pertaining to reimbursement rates or 17 other terms of consideration of any contract between hospitals, hospital authorities, 18 doctors, or other medical providers, or a pharmacy benefit manager and the Plan, or 19 contracts pertaining to the provision of any medical benefit offered under the Plan, 20 including its optional plans or programs, optional alternative comprehensive benefit 21 plans, and programs available under the optional alternative plans, shall not be a public 22 record under Chapter 132 of the General Statutes for a period of 30 months after the 23 date of the expiration of the contract. Provided, however, nothing in this subsection 24 shall be deemed to prevent or restrict the release of any information made not a public 25 record under this subsection to the State Auditor, the Attorney General, the Director of 26 the State Budget, the Plan's Executive Administrator, and the Committee on Employee 27 Hospital and Medical Benefits solely and exclusively for their use in the furtherance of 28 their duties and responsibilities. The design, adoption, and implementation of the 29 preferred provider contracts, networks, and optional plans or programs optional 30 alternative comprehensive health benefit plans, and programs available under the optional alternative plans, as authorized under G.S. 135-40 are not subject to the 31 32 requirements of Chapter 143 of the General Statutes. The Executive Administrator and 33 Board of Trustees shall make reports as requested to the President of the Senate, the 34 President Pro Tempore of the Senate, the Speaker of the House of Representatives, and 35 the Committee on Employee Hospital and Medical Benefits on its progress in 36 negotiating the preferred provider contracts. Benefits."

37 SECTION 1.(e) Effective July 1, 2008, G.S. 135-38 is recodified as 38 G.S. 135-37.2 under Part 1A of Article 3A of Chapter 135 of the General Statutes, as 39 enacted by this act, and as recodified, reads as rewritten:

40 "§ 135-37.2. Committee on Employee Hospital and Medical Benefits.

41 The Committee on Employee Hospital and Medical Benefits shall consist of (a) 42 12 members as follows:

43 44

The President Pro Tempore of the Senate or a designee thereof; (1)

(2a)(2)The Speaker of the House of Representatives or a designee thereof;

2 3

1

- (3a)(3)Five members of the Senate appointed by the President Pro Tempore of the Senate; and
- (4a)(4)Five members of the House of Representatives appointed by the Speaker.
- 4

5 The President Pro Tempore of the Senate and the Speaker of the House of (b) 6 Representatives, or their designees, shall remain on the Committee for the duration of 7 their terms in those offices. Terms of the other Committee members are for two years 8 and begin on January 15 of each odd-numbered year, except the terms of the initial 9 members, which begin on appointment and expire January 14, 1997. years. Members 10 may complete a term of service on the Committee even if they do not seek reelection or 11 are not reelected to the General Assembly, but resignation or removal from service in 12 the General Assembly constitutes resignation or removal from service on the 13 Committee. Members shall serve until their successors are appointed.

14 (c) The Committee shall review programs of hospital, medical and related care 15 provided by Part 3 and Part 5 Parts 3A and 5A of this Article and programs of long-term 16 care benefits provided by Part 4Part 4A of this Article as recommended by the 17 Executive Administrator and Board of Trustees of the Plan. The Executive 18 Administrator and the Board of Trustees shall provide the Committee with any 19 information or assistance requested by the Committee in performing its duties under this 20 Article. The Committee shall meet not less than once each quarter to review the actions 21 of the Executive Administrator and Board of Trustees. At each meeting, the Executive 22 Administrator shall report to the Committee on any administrative and medical policies 23 been issued as rules and regulations in accordance which have with 24 G.S. 135-39.8, G.S. 135-38.11 and on any benefit denials, resulting from the policies, 25 which have been appealed to the Board of Trustees.

26 (d) The time members spend on Committee business shall be considered official
 27 legislative business for purposes of G.S. 120-3."

28 SECTION 1.(f) G.S. 135-38.1, as amended by Section 28.22A(o) of S.L.
29 2007-323, is recodified under Part 1A of Article 3A of Chapter 135 of the General
30 Statutes, as enacted by this act.

SECTION 2.(a) Effective July 1, 2008, Part 2 of Article 3A of Chapter 135
 of the General Statutes, as enacted by this act, is recodified as Part 2A of Article 3A of
 Chapter 135 of the General Statutes.

SECTION 2.(b) Effective July 1, 2008, G.S. 135-39.3, as amended by S.L.
2007-323(o), is recodified as G.S. 135-37.3 under Part 2A of Article 3A of Chapter 135
of the General Statutes, as enacted by this act, and as recodified, reads as rewritten:

37 "§ 135-37.3. Oversight team.

(a) The Committee on Employee Hospital and Medical Benefits may use
employees of the Legislative Services Office and may employ contractual services as
approved by the Legislative Services Commission to monitor the Executive
Administrator and Board of Trustees, the Claims Processor, and the State Health Plan
for Teachers and State Employees. The Director of the Budget may use employees of
the Office of State Budget and Management to monitor the Executive Administrator and
Board of Trustees, the Claims Processor, and the State Health Plan for Teachers and

State Employees. Such assistance Employees authorized by the Legislative Services 1 Commission and the Director of the Budget to provide assistance to the Committee on 2 3 Employee Hospital and Medical Benefits and to the Director of the Budget shall 4 comprise an oversight team. 5 (b)The oversight team shall, jointly or individually, have access to all records of 6 the Board of Trustees, the Executive Administrator, the Claims Processor, and the 7 Comprehensive Major Medical Plan. They The oversight team shall, jointly or 8 individually, be entitled to attend all meetings of the Board of Trustees. 9 (c) The oversight team shall report to the Committee on Employee Hospital and 10 Medical Benefits when requested by the Committee." 11 SECTION 2.(c) G.S. 135-39.9 is recodified as G.S. 135-37.4 under Part 2A 12 of Article 3A of Chapter 135 of the General Statutes, as enacted by this act, and as 13 recodified, reads as rewritten: "§ 135-37.4. Reports to the General Assembly. 14 15 The Executive Administrator and Board of Trustees shall report to the (a) 16 General Assembly at such times and in such forms as shall be provided designated by 17 the Committee on Employee Hospital and Medical Benefits." 18 SECTION 2.(d) G.S. 135-39.11 is recodified as G.S. 135-37.5 under Part 19 2A of this Article, as enacted by this act, and as recodified, reads as rewritten: 20 "§ 135-37.5. Contract disputes.Contract disputes not contested case under the 21 Administrative Procedure Act, Chapter 150B of the General Statutes. 22 A dispute involving the performance, terms, or conditions of a contract between the 23 Plan and an entity under contract with the Plan is not a contested case under Article 3 of 24 Chapter 150B of the General Statutes." 25 SECTION 2.(e) G.S. 135-39, as amended by Section 28.22A(o) of S.L. 26 2007-323, is recodified as G.S. 135-38.2 under Part 2A of Article 3A of Chapter 135 of 27 the General Statutes, as enacted by this act, and as recodified, reads as rewritten: 28 "§ 135-38.2. Board of Trustees established. 29 There is hereby established the Board of Trustees of the State Health Plan for (a) 30 Teachers and State Employees ("Board"). 31 (a1)(b)The Board shall consist of nine members. 32 (b)(c) Three members shall be appointed by the Governor. Of the initial members, 33 one shall serve a term to expire June 30, 1983, and two shall serve terms to expire June 34 30, 1984. Subsequent terms Terms shall be for two years. Vacancies shall be filled by 35 the Governor. Of the members appointed by the Governor, one shall be either: 36 An employee of a State department, agency, or institution; (1)37 (2)A teacher employed by a North Carolina public school system; (3) 38 A retired employee of a State department, agency, or institution; or 39 A retired teacher from a North Carolina public school system. (4) 40 (c)(d) Three members shall be appointed by the General Assembly upon the 41 recommendation of the Speaker of the House of Representatives in accordance with 42 G.S. 120-121. Of the initial members, two shall serve terms expiring June 30, 1983, and 43 one shall serve a term expiring June 30, 1984. Terms shall be for two years. Vacancies shall be filled in accordance with G.S. 120-122. 44

(d)(e) Three members shall be appointed by the General Assembly upon the 1 2 recommendation of the President Pro Tempore of the Senate in accordance with 3 G.S. 120-121. Of the initial members, two shall serve terms expiring June 30, 1983, and 4 one shall serve a term expiring June 30, 1984. Terms shall be for two years. Vacancies 5 shall be filled in accordance with G.S. 120-122. 6 (e)(f) The Governor shall have the power to remove any member appointed by him 7 under subsection (b). The General Assembly may remove any member appointed under 8 subsections (c) or (d). Each appointing authority may remove any member appointed by 9 that appointing authority. 10 (f)(g) The members of the Board of Trustees shall receive one hundred dollars 11 (\$100.00) per day, except employees eligible to enroll in the Plan, whenever the full Board of Trustees holds a public session, and travel allowances under G.S. 138-6 when 12 13 traveling to and from meetings of the Board of Trustees or hearings under 14 G.S. 135-39.7, G.S. 135-38.10, but shall not receive any subsistence allowance or per 15 diem under G.S. 138-5, except when holding a meeting or hearing where this section 16 does not provide for payment of one hundred dollars (\$100.00) per day. No member of the Board of Trustees may serve more than three consecutive 17 (h) 18 two-year terms. 19 Meetings of the Board of Trustees may be called by the Executive (i) 20 Administrator, the Chairman, Chair, or by any three members." 21 SECTION 2.(f) G.S. 135-39.2 is recodified as G.S. 135-38.3 under Part 2A 22 of Article 3A of Chapter 135 of the General Statutes, as enacted by this act, and as 23 recodified, reads as rewritten: 24 "§ 135-38.3. Officers, quorum, meetings. 25 (a) The Board of Trustees shall elect from its own membership such officers as it 26 sees fit. 27 Six members of the Board of Trustees in office shall constitute a quorum. (b) 28 Decisions of the Board of Trustees shall be made by a majority vote of the Trustees 29 present, except as otherwise provided in this Part. 30 Meetings may be called by the Chairman, Chair, or at the written request of (c) 31 three members." 32 **SECTION 2.(g)** G.S. 135-39.1, as amended by Section 28.22A(o) of S.L. 33 2007-323, is recodified as G.S. 135-38.4 under Part 2A of Article 3A of Chapter 135 of 34 the General Statutes, as enacted by this act. 35 SECTION 2.(h) G.S. 135-39.4A, as amended by Section 28.22A of S.L. 36 2007-323, is recodified as G.S. 135-38.5 under Part 2A of Article 3A of Chapter 135 of 37 the General Statutes as enacted by this act, and as recodified, reads as rewritten: 38 "§ 135-38.5. Executive Administrator. 39 The Plan shall have an Executive Administrator and a Deputy Executive (a) 40 Administrator. The Executive Administrator and the Deputy Executive Administrator 41 positions are exempt from the provisions of Chapter 126 of the General Statutes as provided in G.S. 126-5(c1). 42 43 The Executive Administrator shall be appointed by the Commissioner of (b) 44 Insurance. The term of employment and salary of the Executive Administrator shall be set by the Commissioner of Insurance upon the advice of an executive committee of the
 Committee on Employee Hospital and Medical Benefits.

The Executive Administrator may be removed from office by the Commissioner of Insurance, upon the advice of an executive committee of the Committee on Employee Hospital and Medical Benefits, and any vacancy in the office of Executive Administrator may be filled by the Commissioner of Insurance with the term of employment and salary set upon the advice of an executive committee of the Committee on Employee Hospital and Medical Benefits.

9 (f)(c) The Executive Administrator shall appoint the Deputy Executive 10 Administrator and may employ such clerical and professional staff, and such other 11 assistance as may be necessary to assist the Executive Administrator and the Board of 12 Trustees in carrying out their duties and responsibilities under this Article. The 13 Executive Administrator may designate managerial, professional, or policy-making 14 positions as exempt from the State Personnel Act. The Executive Administrator may 15 also negotiate, renegotiate and execute contracts with third parties in the performance of 16 his the Executive Administrator's duties and responsibilities under this Article; provided 17 any contract negotiations, renegotiations and execution with a Claims Processor, with 18 an optional hospital and medical benefit plan or program authorized under 19 G.S. 135-40, an optional alternative comprehensive health benefit plan, or program 20 thereunder, authorized under G.S. 135-39.12, with a preferred provider of institutional 21 or professional hospital and medical care, or with a pharmacy benefit manager shall be 22 done only after consultation with the Committee on Employee Hospital and Medical

- 23 Benefits.
- 24 (g)(d) The Executive Administrator shall be responsible for:
- 25
- Cost management programs;
 Education and illness prevention programs;
- 26 27
- 27 28
- (4) Membership functions;
- 29 30
- (6) Provider and participant relations; and

Long-range planning;

31 (7) Communications.

(3)

(5)

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.

Training programs for Health Benefit Representatives;

35 (h)(e) The Executive Administrator shall make reports and recommendations on the
 36 Plan to the President of the Senate, the Speaker of the House of Representatives and the
 37 Committee on Employee Hospital and Medical Benefits."

38 SECTION 2.(i) G.S. 135-39.10, as amended by Section 28.22A(d),(o) of
39 S.L. 2007-323, is recodified as G.S. 135-38.6 under Part 2A of Article 3A of Chapter
40 135 of the General Statutes, as enacted by this act.

41 **SECTION 2.(j)** G.S. 135-39.5 is recodified as G.S. 135-38.7 under Part 2A 42 of Article 3A of Chapter 135 of the General Statutes, as enacted by this act, and as 43 recodified, reads as rewritten:

1 2	"§ 135-38.7. Trust	Powers and duties of the Executive Administrator and Board of tees.		
3	The Executive Administrator and Board of Trustees of the Teachers' and State			
4		mprehensive Major Medical Plan shall have the following powers and		
5	duties:			
6	(1)	Supervising and monitoring of the Claims Processor.		
7	(2)	Providing for enrollment of employees in the Plan.		
8	(3)	Communicating with employees enrolled under the Plan.		
9	(4)	Communicating with health care providers providing services under		
10		the Plan.		
11	(5)	Making payments at appropriate intervals to the Claims Processor for		
12		benefit costs and administrative costs.		
13	(6)	Conducting administrative reviews under		
14		<u>G.S. 135-39.7.G.S. 135-38.10.</u>		
15	(7)	Annually assessing the performance of the Claims Processor.		
16	(8)	Preparing and submitting to the Governor and the General Assembly		
17		cost estimates for the health benefits plan, Plan, including those		
18		required by Article 15 of Chapter 120 of the General Statutes.		
19	(9)	Recommending to the Governor and the General Assembly changes or		
20		additions to the health benefits program programs and health care cost		
21		containment programs, programs offered under the Plan, together with		
22		statements of financial and actuarial effects as required by Article 15		
23		of Chapter 120 of the General Statutes.		
24	(10)	Working with State employee groups to improve health benefit		
25		programs.		
26	(11)	Repealed by Session Laws 1985, c. 732, s. 9.		
27	(12)	Determining basis of payments to health care providers, including		
28		payments in accordance with G.S. 58-50-56. The Comprehensive		
29		Major Medical Plan and optional plans and programs adopted pursuant		
30		to G.S. 135-39.5B shall comply with G.S. 58-3-225.		
31	(13)	Requiring bonding of the Claims Processor in the handling of State		
32		funds.		
33	(14)	Repealed by Session Laws 1985, c. 732, s. 7.		
34	(15)	In case of termination of the contract under G.S. 135-39.5A,		
35		subdivision (29) of this section, to select a new Claims Processor, after		
36		competitive bidding procedures approved by the Department of		
37	(1c)	Administration.		
38	(16)	Notwithstanding the provisions of Part <u>3</u> Part <u>3A</u> of this Article, to		
39 40		formulate and implement cost-containment measures which are not in		
40	(17)	direct conflict with that Part.		
41 42	(17)	Implementing pilot programs necessary to evaluate proposed cost		
42 43		containment measures which are not in direct conflict with Part 3 Part		
43 44		<u>3A</u> of this Article, and expending funds necessary for the implementation of such the pilot programs		
44		implementation of such-the pilot programs.		

1	(18)	Authorizing coverage for alternative forms of care not otherwise
2		provided by the Plan in individual cases when medically necessary,
3		medically equivalent to services covered by the Plan, and when such
4		alternatives would be less costly than would have been otherwise.
5	(19)	Establishing and operating a hospital and other provider bill audit
6		program and a fraud detection program.
7	(20)	Determining administrative and medical policies that are not in direct
8		conflict with Part 3 Part 3A of this Article upon the advice of after
9		consultation with the Claims Processor and upon the advice of the
10		Plan's consulting actuary when Plan costs are involved.
11	(21)	Supervising the payment of claims and all other disbursements under
12		this Article, including the recovery of any disbursements that are not
13		made in accordance with the provisions of this Article.
14	(22)	Implementing and administering a program of long-term care benefits
15		pursuant to Part 4 Part 4A of this Article.
16	(23)	Implementing and administering a program of child health insurance
17		benefits pursuant to Part 5 Part 5A of this Article.
18	(24)	Implementing and administering a case management and disease
19		management program.program and a wellness program.
20	(25)	Implementing and administering a pharmacy benefit management
21		program through a third-party contract awarded after receiving
22		competitive quotes.
23	(26)	Increasing annually the amount of the annual deductible and annual
24		aggregate maximum deductible. The increase shall be established by
25		determining the ratio of the CPI-Medical Index to such index one year
26		earlier. If the ratio indicates an increase in the CPI-Medical Index, then
27		the amount of the annual deductible and annual aggregate maximum
28		deductible may be increased by not more than the percentage increase
29		in the CPI-Medical Index. As used in this subdivision, the term
30		"CPI-Medical Index" means the U.S. Consumer Price Index for All
31		Urban Consumers for Total Medical Care.
32	(27)	The Executive Administrator may establish pilot programs to measure
33		potential cost savings and improvements in patient care available
34		through local, provider-driven medical management.
35	(28)	It is the intent of the General Assembly that active employees and
36		retired employees covered under the Plan and its successor Plan shall
37		have several opportunities in each fiscal year to attend presentations
38		conducted by Plan management staff providing detailed information
39		about benefits, limitations, premiums, co-payments, and other
40		pertinent Plan matters. To this end, beginning in 2007 and annually
41		thereafter, the Plan's management staff shall conduct multiple
42		presentations each year to Plan members and association groups
43		representing active and retired employees across all geographic
44		regions of the State. Regional meetings shall be held in locations that

1 2 3 4	afford reasonably convenient access to Plan members. The presentations shall be designed not only to present information about the Plan but also to hear and respond to Plan members' questions and concerns.
5	(29) The Executive Administrator and Board of Trustees may terminate the
6	contract with the Claims Processor as provided in the request for
7 8	proposal. in accordance with the terms of the contract." SECTION 2 (b) $C \leq 125/20.54$ is recadified as $C \leq 125/28.7(20)$ as
8 9	SECTION 2.(k) G.S. 135-39.5A is recodified as G.S. 135-38.7(29), as enacted by this act.
9 10	SECTION 2.(I) G.S. 135-39.6 is recodified as G.S. 135-38.8 under Part 2A
11	of Article 3A of Chapter 135 of the General Statutes, as enacted by this act, and as
12	recodified reads as rewritten:
13	"§ 135-38.8. Special- <u>Health benefit trust</u> funds created.
14	(a) There are hereby established two special health benefit trust funds, to be
15	known as the Public Employee Health Benefit Fund and the Health Benefit Reserve
16	Fund for the payment of hospital and medical benefits. As used in this section, the term
17	"health benefit trust funds" refers to the fund type described under
18	<u>G.S. 143C-1-3(a)(10).</u>
19	All premiums, fees, charges, rebates, refunds or any other receipts including, but not
20	limited to, earnings on investments, occurring or arising in connection with health
21	benefits programs established by this Article, shall be deposited into the Public
22	Employee Health Benefit Fund. Disbursements from the Fund shall include any and all
23	amounts required to pay the benefits and administrative costs of such programs as may
24	be determined by the Executive Administrator and Board of Trustees.
25	Any unencumbered balance in excess of prepaid premiums or charges in the Public
26	Employee Health Benefit Fund at the end of each fiscal year shall be used first, to
27	provide an actuarially determined Health Benefit Reserve Fund for incurred but
28	unpresented claims, second, to reduce the premiums required in providing the benefits
29	of the health benefits programs, and third to improve the plan, as may be provided by
30	the General Assembly. The balance in the Health Benefits Reserve Fund may be
31	transferred from time to time to the Public Employee Health Benefit Fund to provide for
32	any deficiency occurring therein.
33	The Public Employee Health Benefit Fund and the Health Benefit Reserve Fund
34	shall be deposited with the State Treasurer and invested as provided in G.S. 147-69.2
35	and 147-69.3.
36	(b) Disbursement from the Public Employee Health Benefit Fund may be made
37	by warrant drawn on the State Treasurer by the Executive Administrator, or the
38	Executive Administrator and Board of Trustees may by contract authorize the Claims
39	Processors to draw the warrant.
40	(c) Separate and apart from the special health benefit trust funds authorized by
41	subsections (a) and (b) of this section, there shall be a Public Employee Long-Term
42	Care Benefit Fund if the long-term care benefits provided by Part 4 of this Article are
43	administered on a self-insured basis.

1 Separate and apart from the special funds authorized by subsections (a), (b), (d)2 and (c) of this section, there shall be a Child Health Insurance Fund. All premium 3 receipts or any other receipts, including earnings on investments, occurring or arising in 4 connection with acute medical care benefits provided under the Health Insurance 5 Program for Children shall be deposited into the Child Health Insurance Fund. 6 Disbursements from the Child Health Insurance Fund shall include any and all amounts 7 required to pay the benefits and administrative costs of the Health Insurance Program 8 for Children as may be determined by the Executive Administrator and Board of 9 Trustees."

10 **SECTION 2.(m)** G.S. 135-39.6A, as amended by Section 11 of S.L. 11 2007-345, and as further amended by Section 28.22A(m),(o) of S.L. 2007-323, is 12 recodified as G.S. 135-38.9 under Part 2A of Article 3 of Chapter 135 of the General 13 Statutes, as enacted by this act, and as recodified, reads as rewritten:

14 "§ 135-38.9. Premiums set.

15 (a) The Executive Administrator and Board of Trustees shall, from time to time, 16 establish premium rates for the Plan except as they may be established by the General 17 Assembly in the Current Operations Appropriations Act, and establish regulations rules 18 for payment of the premiums. Premium rates shall be established for coverages where 19 Medicare is the primary payer of health benefits separate and apart from the rates 20 established for coverages where Medicare is not the primary payer of health benefits. 21 The amount of State funds contributed for optional coverage for employees and retirees 22 on a partially contributory basis shall not be more than the Plan's total noncontributory 23 premium for Employee Only coverage, with the person selecting the coverage paying 24 the balance of the partially contributory premium not paid by the Plan. The amount of 25 State funds contributed shall not exceed the Plan's cost for Employee Only coverage. 26 The Executive Administrator and Board of Trustees shall not impose a partially 27 contributory premium until after it has consulted on the premium and the optional 28 coverage design with the Committee on Employee Hospital and Medical Benefits.

(b) The Executive Administrator and Board of Trustees shall establish separate
 premium rates for the long-term care benefits provided by Part 4Part 4A of this Article
 if the benefits are administered on a self-insured basis.

32 The Executive Administrator and Board of Trustees shall establish premium (c) 33 rates for benefits provided under Part 5Part 5A of this Article. The Department of 34 Health and Human Services shall, from State and federal appropriations and from any 35 other funds made available for the Health Insurance Program for Children established 36 under Part 8 of Article 2 of Chapter 108A of the General Statutes, make payments to the 37 State Health Plan for Teachers and State Employees as determined by the Plan for its 38 administration, claims processing, and other services authorized to provide coverage for 39 acute medical care for children eligible for benefits provided under Part 5A of this 40 Article.

(d) In setting premiums for firemen, firefighters, rescue squad workers, and
members of the national guard, and their eligible dependents, the Executive
Administrator and Board of Trustees shall establish rates separate from those affecting
other members of the Plan. These separate premium rates shall include rate factors for

employees, and their eligible dependents.

incurred but unreported claim costs, for the effects of adverse selection from voluntary 1

2 participation in the Plan, and for any other actuarially determined measures needed to 3 protect the financial integrity of the Plan for the benefit of its served employees, retired

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5 The total amount of premiums due the Plan from charter schools as (e) 6 employing units, including amounts withheld from the compensation of Plan members, 7 that is not remitted to the Plan by the fifteenth day of the month following the due date 8 of remittance shall be assessed interest of one and one-half percent (1 1/2%) of the 9 amount due the Plan, per month or fraction thereof, beginning with the sixteenth day of 10 the month following the due date of the remittance. The interest authorized by this 11 section shall be assessed until the premium payment plus the accrued interest amount is 12 remitted to the Plan. The remittance of premium payments under this section shall be 13 presumed to have been made if the remittance is postmarked in the United States mail 14 on a date not later than the fifteenth day of the month following the due date of the 15 remittance."

16 SECTION 2.(n) G.S. 135-39.7 is recodified as G.S. 135-38.10 under Part 17 2A of Article 3A of Chapter 135 of the General Statutes as enacted by this act, and as 18 recodified, reads as rewritten:

19

"§ 135-38.10. Administrative review.

20 If, after exhaustion of internal appeal handling as outlined in the contract with (a) 21 the Claims Processors any person is aggrieved, the Claims Processors shall bring the 22 matter to the attention of the Executive Administrator and Board of Trustees, which 23 shall promptly decide whether the subject matter of the appeal is a determination subject 24 to external review under Part 4 of Article 50 of Chapter 58 of the General Statutes. The 25 Executive Administrator and Board of Trustees shall inform the aggrieved person and 26 the aggrieved person's provider of the decision and shall provide the aggrieved person 27 notice of the aggrieved person's right to appeal that decision as provided in this subsection. If the Executive Administrator and Board of Trustees decide that the subject 28 29 matter of the appeal is not a determination subject to external review, then the Executive 30 Administrator and Board of Trustees may make a binding decision on the matter in 31 accordance with procedures established by the Executive Administrator and Board of 32 Trustees. The Executive Administrator and Board of Trustees shall provide a written 33 summary of the decisions made pursuant to this section to all employing units, all health 34 benefit representatives, the oversight team provided for in G.S. 135-39.3, G.S. 135-37.3, 35 all relevant health care providers affected by a decision, and to any other parties 36 requesting a written summary and approved by the Executive Administrator and Board 37 of Trustees to receive a summary immediately following the issuance of a decision. A 38 decision by the Executive Administrator and Board of Trustees that a matter raised on 39 internal appeal is a determination subject to external review as provided in subsection 40 (b) of this section may be contested by the aggrieved person under Chapter 150B of the 41 General Statutes. The person contesting the decision may proceed with external review 42 pending a decision in the contested case under Chapter 150B of the General Statutes.

43 The Executive Administrator and Board of Trustees shall adopt and (b) 44 implement utilization review and internal grievance procedures that are substantially

1 equivalent to those required under G.S. 58-50-61 and G.S. 58-50-62. External review of 2 determinations shall be conducted in accordance with Part 4 of Article 50 of Chapter 58 3 of the General Statutes. As used in this section, "determination" is a decision by the 4 Executive Administrator and Board of Trustees, the Plan's designated utilization review 5 organization, or a self-funded health maintenance organization or the Plan's designated 6 utilization review organization administrated by or under contract with the Plan that an 7 admission, availability of care, continued stay, or other health care service has been 8 reviewed and, based upon information provided, does not meet the Plan's requirements 9 for medical necessity, appropriateness, health care setting, or level of care or 10 effectiveness, and the requested service is therefore denied, reduced, or terminated.

(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."

15 **SECTION 2.(0)** G.S. 135-39.8 is recodified as G.S. 135-38.11 under Part 16 2A of Article 3A of Chapter 135 of the General Statutes as enacted by this act, and as 17 recodified, reads as rewritten:

18 "§ 135-38.11. Rules and regulations.Rules.

The Executive Administrator and Board of Trustees may issue adopt rules and 19 regulations to implement Parts 2, 3, 4, and 5 2A, 3A, 4A, and 5A of this Article. The 20 21 Executive Administrator and Board of Trustees shall provide to all employing units, all 22 oversight provided health benefit representatives, the team for in 23 G.S. 135-39.3, G.S. 135-37.3, all relevant health care providers affected by a rule or 24 regulation, rule, and to any other persons requesting a written description and approved 25 by the Executive Administrator and Board of Trustees written notice and an opportunity 26 to comment not later than 30 days prior to adopting, amending, or rescinding a rule or 27 regulation, rule, unless immediate adoption of the rule or regulation without notice is 28 necessary in order to fully effectuate the purpose of the rule or regulation. rule. Rules 29 and regulations of the Board of Trustees shall remain in effect until amended or 30 repealed by the Executive Administrator and Board of Trustees. The Executive 31 Administrator and Board of Trustees shall provide a written description of the rules and 32 regulations issued adopted under this section to all employing units, all health benefit 33 representatives, the oversight team provided for in G.S. 135-39.3, G.S. 135-37.3, all 34 relevant health care providers affected by a rule or regulation, rule, and to any other 35 persons requesting a written description and approved by the Executive Administrator 36 and Board of Trustees on a timely basis. Rules adopted by the Executive Administrator 37 and Board of Trustees to implement this Article are not subject to Article 2A of Chapter 38 150B of the General Statutes."

39 SECTION 3.(a) Effective July 1, 2008, Part 3 of Article 3A of Chapter 135
40 of the General Statutes, as enacted by this act, is recodified as Part 3A of Article 3A of
41 Chapter 135 of the General Statutes.

"Part 3. Comprehensive Major Medical Plan.

Part 3A. State Health Plan."

- 42
- 43 44
- **SECTION 3.(b)** Effective July 1, 2008, G.S. 135-40 is repealed.

1	SECTION 3.(c) Part 3A of Article 3A of Chapter 135 of the General
2	Statutes, as enacted by this act, is amended by adding the following new section to read:
3	" <u>§ 135-39.12. Undertaking.</u>
4	(a) The State of North Carolina undertakes to make available a State Health Plan
5	(hereinafter called the "Plan") exclusively for the benefit of eligible employees, eligible
6	retired employees, and certain of their eligible dependents, which will pay benefits in
7	accordance with the terms of this Article. The Plan shall have all the powers and
8	privileges of a corporation and shall be known as the State Health Plan for Teachers and
9	State Employees. The Executive Administrator and Board of Trustees shall carry out
10	their duties and responsibilities as fiduciaries for the Plan. The Plan shall administer one
11	or more group health plans that are comprehensive in coverage and shall provide
12	eligible employees and retired employees coverage on a noncontributory basis under at
13	least one of the group plans with benefits equal to that specified in subsection (g) of this
14	section. The Executive Administrator and Board of Trustees may operate group plans as
15	a preferred provider option, or health maintenance, point-of-service, or other
16 17	organizational arrangement and may offer the plans to employees and retirees on a
17 18	noncontributory or partially contributory basis. Plans offered on a partially contributory
18 19	basis must provide benefits that are additional to that specified in subsection (g) of this section and may not be offered unless approved in an act of the General Assembly.
20	(b) Individuals eligible for coverage under G.S. 135-39.14 on a fully or partially
20 21	<u>contributory basis are eligible to participate in any plan authorized under this section.</u>
22	(c) The State of North Carolina deems it to be in the public interest for North
23	Carolina firefighters, rescue squad workers, and members of the national guard, and
2 4	certain of their dependents, who are not eligible for any other type of comprehensive
25	group health insurance or other comprehensive group health benefits, and who have
26	been without any form of group health insurance or other comprehensive group health
27	benefit coverage for at least six consecutive months, to be given the opportunity to
28	participate in the benefits provided by the State Health Plan for Teachers and State
29	Employees. Coverage under the Plan shall be voluntary for eligible firefighters, rescue
30	squad workers, and members of the national guard who elect participation in the Plan
31	for themselves and their eligible dependents.
32	(d) The Plan benefits shall be provided under contracts between the Plan and the
33	claims processors selected by the Plan. The Executive Administrator may contract with
34	a pharmacy benefits manager to administer pharmacy benefits under the Plan. Such
35	contracts shall include the applicable provisions of G.S. 135-39.13 through
36	G.S. 135-39.27 and the description of the Plan in the request for proposal, and shall be
37	administered by the respective claims processor or Pharmacy Benefits Manager, which
38	will determine benefits and other questions arising thereunder. The contracts necessarily
39	will conform to applicable State law. If any of the provisions of G.S. 135-39.13 through
40	G.S. 135-39.27 and the request for proposals must be modified for inclusion in the
41	contract because of State law, such modification shall be made.
42	(e) <u>Payroll deduction shall be available for coverage under this Part for</u>
43	subscribers able to meet the Plan's requirements for payroll deduction.

1	(f) Notw	ithstanding any other provisions of the Plan, the Executive
2		and Board of Trustees are specifically authorized to use all appropriate
3		e tax qualification of the Plan under any applicable provisions of the
4		e Code of 1954 as amended. The Executive Administrator and Board of
5		furthermore comply with all applicable provisions of the Internal
6		as amended, to the extent that this compliance is not prohibited by this
7	Article.	us unended, to the entent that the complance is not promoted by the
8		Executive Administrator and Board of Trustees shall not change the
9		ensive health benefit coverage, co-payments, deductibles, out-of-pocket
10	-	nd lifetime maximums in effect on July 1, 2008, that would result in a
11	net increased co	ost to the Plan or in a reduction in benefits to Plan members unless and
12	until the propos	ed changes are directed to be made in an act of the General Assembly."
13	SEC	FION 3.(d) G.S. 135-40.1 is repealed.
14	SEC	FION 3.(e) Part 3A of Article 3A of Chapter 135 of the General
15	Statutes, as enac	cted by this act, is amended by adding the following new section to read:
16	" <u>§ 135-39.13. G</u>	Seneral Definitions.
17	As used in	this Article unless the context clearly requires otherwise, the following
18	definitions appl	<u>y:</u>
19	<u>(1)</u>	Allowed amount The charge that the Plan or its claims proessors
20		determines is reasonable for covered services provided to a Plan
21		member. This amount may be established in accordance with an
22		agreement between the provider and the Plan or its claims processor.
23		In the case of providers that have not entered into an agreement with
24		the Plan or its claims processor, the allowed amount will be the lesser
25		of the provider's actual charge or a reasonable charge established by
26		the Plan or its claims processor using a methodology that is applied to
27		comparable providers for similar services under a similar health
28		benefit plan.
29	<u>(2)</u>	Benefit period. – The period of time during which charges for covered
30		services provided to a Plan member must be incurred in order to be
31	$\langle 2 \rangle$	eligible for payment by the Plan.
32	<u>(3)</u>	<u>Chemical dependency. – The pathological use or abuse of alcohol or</u>
33		other drugs in a manner or to a degree that produces an impairment in
34 25		personal, social, or occupational functioning and which may, but need
35	(A)	not, include a pattern of tolerance and withdrawal.
36	<u>(4)</u>	<u>Claims Processor. – One or more administrators, third-party</u>
37		administrators, or other parties contracting with the Plan to administer
38	(5)	<u>Plan benefits.</u>
39 40	<u>(5)</u>	<u>Clinical trials. – Patient research studies designed to evaluate new</u>
40 41		treatments, including prescription drugs. Coverage for clinical trials shall be as provided in G.S. 135-39.20.
41 42	<u>(6)</u>	<u>Comprehensive health benefit plan. – Health care coverage that</u>
42 43	(0)	<u>consists of inpatient and outpatient hospital and medical benefits, as</u>
43 44		well as other outpatient medical services, prescription drugs, medical
-1-7		wen as other outpatient medical services, prescription drugs, medical

1		supplies, and equipment that are generally available in the health
2		insurance market.
3	<u>(7)</u>	Covered service; benefit; allowable expense. – Any medically
4	<u> </u>	necessary, reasonable, and customary items of service, including
5		prescription drugs, and medical supplies included in the Plan.
6	(8)	Deductible. – The dollar amount that must be incurred for certain
7		covered services in a benefit period before benefits are payable by the
8		Plan.
9		The deductible applies separately to each covered individual in
10		each fiscal year, subject to an aggregate maximum per employee and
11		child, employee and spouse, or employee and family coverage contract
12		in any fiscal year.
13		If two or more family members are injured in the same accident,
14		only one deductible is required for charges related to that accident
15		during the benefit period.
16	<u>(9)</u>	<u>Dependent. – An eligible Plan member other than the subscriber.</u>
17	<u>(10)</u>	Dependent child A natural, legally adopted, or foster child or
18		children of the employee and or spouse, unmarried, up to the first of
19		the month following his or her 19th birthday, whether or not the child
20		is living with the employee, as long as the employee is legally
21		responsible for such child's maintenance and support. Dependent child
22		shall also include any child under age 19 who has reached his or her
23		18th birthday, provided the employee was legally responsible for such
24		child's maintenance and support on his or her 18th birthday.
25		Dependent children of firefighters, rescue squad workers, and
26		members of the national guard are subject to the same terms and
27		conditions as are other dependent children covered by this subdivision.
28		Eligibility of dependent children is subject to the requirements of
29		<u>G.S. 135-39.14(d).</u>
30	<u>(11)</u>	
31		part-time regular employee (designated as half-time or more) of an
32		employing unit.
33	<u>(12)</u>	Employing Unit. – A North Carolina School System; Community
34		College; State Department, Agency, or Institution; Administrative
35		Office of the Courts; or Association or Examining Board whose
36		employees are eligible for membership in a State-Supported
37		Retirement System. An employing unit also shall mean a charter
38		school in accordance with Part 6A of Chapter 115C of the General
39		Statutes whose board of directors elects to become a participating
40		employer in the Plan under G.S. 135-39.17. Bona fide fire
41		departments, rescue or emergency medical service squads, and
42		national guard units are deemed to be employing units for the purpose
43		of providing benefits under this Article.

	(1.0)	
1	<u>(13)</u>	Experimental/Investigational. – Experimental/Investigational Medical
2		Procedures The use of a service, supply, drug, or device not
3		recognized as standard medical care for the condition, disease, illness,
4		or injury being treated as determined by the Executive Administrator
5		and Board of Trustees upon the advice of the Claims Processor.
6	(14)	Firefighter Eligible firefighters as defined by G.S. 58-86-25 who
7		belong to a bona fide fire department as defined by G.S. 58-86-25 and
8		who are not eligible for any type of comprehensive group health
9		insurance or other comprehensive group health benefit coverage and
10		who have been without any form of group health insurance or other
11		comprehensive group health benefit coverage for at least six months.
12		Firefighter shall also include members of the North Carolina Firemen
13		and Rescue Squad Workers' Pension Fund who are in receipt of a
14		monthly pension, who are not eligible for any type of comprehensive
15		group health insurance or other comprehensive group health benefit
16		coverage, and who have been without any form of group health
17		insurance or other comprehensive group health benefit coverage for at
18		least six months. Comprehensive group health insurance and other
10		benefit coverage consists of inpatient and outpatient hospital and
20		medical benefits, as well as other outpatient medical services,
20 21		prescription drugs, medical supplies, and equipment that are generally
21 22		available in the health insurance market. For purposes of this
22		subdivision, comprehensive group health insurance and other benefit
23		coverage includes Medicare benefits, CHAMPUS benefits, and other
24 25		•
23 26		Uniformed Services benefits. North Carolina fire departments or their
20 27		respective governing bodies shall certify the eligibility of their
		firefighters to the Plan for their participation in its benefits prior to
28	(15)	enrollment.
29	(<u>15)</u>	Health Benefits Representative. – The employee designated by the
30		employing unit to administer the Plan for the unit and its employees.
31		The HBR is responsible for enrolling new employees, reporting
32		changes, explaining benefits, reconciling group statements, and
33		remitting group fees. The State Retirement System is the Health
34	(1 -	Benefits Representative for retired State employees.
35	(<u>16)</u>	Medical necessity or medically necessary Covered services or
36		supplies that are:
37		a. Provided for the diagnosis, treatment, cure, or relief of a health
38		condition, illness, injury, or disease; and, except for clinical
39		trials covered under the Plan, not for experimental,
40		investigational, or cosmetic purposes.
41		b. Necessary for and appropriate to the diagnosis, treatment, cure,
42		or relief of a health condition, illness, injury, disease, or its
43		symptoms.

1		c. Within generally accepted standards of medical care in the
2		community.
3		d. Not solely for the convenience of the insured, the insured's
4		family, or the provider.
5		For medically necessary services, the Plan or its representative may
6		compare the cost-effectiveness of alternative services or supplies when
7		determining which of the services or supplies will be covered and in
8		what setting medically necessary services are eligible for coverage.
9	<u>(17)</u>	National guard members. – Members of the North Carolina army and
10		air national guard who are not eligible for any type of comprehensive
11		group health insurance or other comprehensive group health benefit
12		coverage and who have been without any form of group health
13		insurance or other comprehensive group health benefit coverage for at
14		least six months. Members of the North Carolina army and air national
15		guard include those who are actively serving in the national guard as
16		well as former members of the national guard who have completed 20
17		or more years of service in the national guard but have not attained the
18		minimum age to begin receipt of a uniformed service military
19		retirement benefit. Comprehensive group health insurance and other
20		benefit coverage consists of inpatient and outpatient hospital and
21		medical benefits, as well as other outpatient medical services,
22		prescription drugs, medical supplies, and equipment that are generally
23		available in the health insurance market. Comprehensive group health
24		insurance and other benefit coverage includes Medicare benefits,
25		Civilian Health and Medical Program of the Uniformed Services
26		(CHAMPUS) benefits, and other Uniformed Services benefits. North
27		Carolina national guard units shall certify the eligibility of their
28		members to the Plan for their participation in its benefits prior to
29		enrollment.
30	<u>(18)</u>	Optional alternative comprehensive benefit plans Comprehensive
31		benefit plans administered by the Plan that differ in coverage,
32		deductibles, coinsurance from the Standard Plan providing for 80/20
33		coinsurance, and that are alternative choices for coverage at the option
34		of the Plan member.
35	<u>(19)</u>	Plan or State Health Plan The State Health Plan for Teachers and
36		State Employees. Unless otherwise expressly provided, "Plan"
37		includes all comprehensive health benefit plans offered under the Plan.
38	(20)	Plan member A subscriber or dependent who is eligible and
39		currently enrolled in the Plan and for whom a premium is paid.
40	<u>(21)</u>	Plan year. – Effective January 1, 2009, the period beginning January 1
41		and ending on December 31 of the succeeding calendar year.
42	<u>(22)</u>	Predecessor plan The Hospital and Medical Benefits for the
43		Teachers' and State Employees' Retirement System of the State of

1		North Concline and the North Concline Teachard and State Envelopment
1		North Carolina and the North Carolina Teachers' and State Employees'
2		Comprehensive Major Medical Plan.
3	<u>(23)</u>	<u>Rescue squad workers. – Eligible rescue squad workers as defined by</u>
4		the provisions of G.S. 58-86-30 who belong to a rescue or emergency
5		medical services squad as defined by the same statute and who are not
6		eligible for any type of comprehensive group health insurance or other
7		comprehensive group health benefit coverage and who have been
8		without any form of group health insurance or other comprehensive
9		group health benefit coverage for at least six months. Rescue squad
10		workers shall also include members of the North Carolina Firemen and
11		Rescue Squad Workers' Pension Fund who are in receipt of a monthly
12		pension, who are not eligible for any type of comprehensive group
13		health insurance or other comprehensive group health benefit
14		coverage, and who have been without any form of group health
15		insurance or other comprehensive group health benefit coverage for at
16		least six months. Comprehensive group health insurance and other
17		benefit coverage consists of inpatient and outpatient hospital and
18		medical benefits, as well as other outpatient medical services,
19		prescription drugs, medical supplies, and equipment that are generally
20		available in the health insurance market. For purposes of this
21		subdivision, comprehensive group health insurance and other benefit
22		coverage includes Medicare benefits, CHAMPUS benefits, and other
23		Uniformed Services benefits. North Carolina rescue or emergency
24		medical services squads or their respective governing bodies shall
25		certify the eligibility of their rescue squad workers to the Plan for their
26		participation in its benefits prior to enrollment.
27	<u>(24)</u>	Retired employee (retiree) Retired teachers, State employees, and
28		members of the General Assembly who are receiving monthly
29		retirement benefits from any retirement system supported in whole or
30		in part by contributions of the State of North Carolina, so long as the
31		retiree is enrolled.
32	<u>(25)</u>	
33	<u>(26)</u>	Surviving spouse The spouse of a deceased Plan member who is
34		eligible for Plan enrollment."
35		TION 3.(f) G.S. 135-40.2, as amended by Section 28.22A of S.L.
36		codified as G.S. 135-39.14 under Part 3A of Article 3A of Chapter 135
37		tatutes, as enacted by this act, and as recodified, reads as rewritten:
38	"§ 135-39.14. E	•
39		ontributory Coverage. – The following persons are eligible for coverage
40		in, on a noncontributory basis, subject to the provisions of
41	<u>G.S. 135-40.3</u> <u>G</u>	
42	(1)	All permanent full-time employees of an employing unit who meet the
43		following conditions:
44		a. Paid from general or special State funds, or

1	
1	b. Paid from non-State funds and in a group for which his or her
2	employing unit has agreed to provide coverage.
3	Employees of State agencies, departments, institutions, boards, and
4	commissions not otherwise covered by the Plan who are employed in
5	permanent job positions on a recurring basis and who work 30 or more
6	hours per week for nine or more months per calendar year are covered
7	by the provisions of this subdivision.
8	(1a)(2)Permanent hourly employees as defined in G.S. 126-5(c4) who work at
9	least one-half of the workdays of each pay period.
10	$\frac{(2)(3)}{(2)}$ Retired teachers, State employees, members of the General Assembly,
11	and retired State law enforcement officers who retired under the Law
12	Enforcement Officers' Retirement System prior to January 1, 1985.
12	Except as otherwise provided in this subdivision, on and after January
13 14	
	<u>1, 1988, a retiring employee or retiree must have completed at least</u>
15	five years of contributory retirement service with an employing unit
16	prior to retirement from any State-supported retirement system in order
17	to be eligible for group benefits under this Part as a retired employee
18	or retiree. For employees first hired on and after October 1, 2006, and
19	members of the General Assembly first taking office on and after
20	February 1, 2007, future coverage as retired employees and retired
21	members of the General Assembly is subject to a requirement that the
22	future retiree have 20 or more years of retirement service credit in
23	order to be covered by the provisions of this subdivision.
24	(2a)(4) Surviving spouses of:
25	a. Deceased retired employees, provided the death of the former
26	plan member occurred prior to October 1, 1986; and
27	b. Deceased teachers, State employees, and members of the
28	General Assembly who are receiving a survivor's alternate
29	benefit under any of the State-supported retirement programs,
30	provided the death of the former plan member occurred prior to
31	October 1, 1986.
32	(3a)(5)Employees of the General Assembly, not otherwise covered by this
33	section, as determined by the Legislative Services Commission, except
34	for legislative interns and pages.
35	(4)(6) Members of the General Assembly.
36	(-) Members of the General Assembly. (5)(7) Notwithstanding the provisions of subsection (e) of this section,
30 37	employees on official leave of absence while completing a full-time
38 20	program in school administration in an approved program as a
39 40	Principal Fellow in accordance with Article 5C of Chapter 116 of the
40	General Statutes. $(C)(8)$ Netwide ten diagonalize the presidence of $C(5)$ 125 40 11 C(5) 125 20 24
41	(6)(8) Notwithstanding the provisions of G.S. $135-40.11$, G.S. $135-39.24$
42	employees formerly covered by the provisions of this section, other
43	than retired employees, who have been employed for 12 or more
44	months by an employing unit and whose jobs are eliminated because

1	of a reduction, in total or in part, in the funds used t	o support the job or
2	its responsibilities, provided the employees were c	overed by the Plan
3	at the time of separation from service resulting from	n a job elimination.
4	Employees covered by this subsection shall be cov	ered for a period of
5	up to 12 months following a separation from servi	-
6	elimination.	5
7	(7)(9) Any member enrolled pursuant to subdivision (1)) or $(1a)(2)$ of this
8	subsection who is on approved leave of absence with	
9	workers' compensation.	1 7 0
10	(8)(10)Employees on approved Family and Medical Leave	
11	(a2)(b) Partially Contributory. – The following persons are el	
12	under the Plan on a partially contributory basis subject to	
13	<u>G.S. 135-39.16:</u>	I
14	(1) A school employee in a job-sharing position	on as defined in
15	G.S. 130-40.3.G.S. 135-39.16. If these employees	
16	in the Plan, the employing unit shall pay fifty pe	
17	Plan's total noncontributory premiums. Individual e	
18	the balance of the total noncontributory premium	
19	employing unit.	I I I I I
20	(2) (a3) Subject to the provisions of G.S. 135-40.	.3, G .S. 135-39.16,
21	employees and members of the General Assembl	
22	than 20 years of retirement service credit shall be e	•
23	under the Plan on a partially contributory b	
24	employees were first hired on or after October	-
25	members first took office on or after February 1, 20	
26	retirees, the State shall pay fifty percent (50%)	
27	noncontributory premiums. Individual retirees shall	
28	the total noncontributory premiums not paid by the	
29	(a4) The Executive Administrator and Board of Trustees r	
30	noncontributory coverage offer optional coverage on a partially cor	•
31	may set premium rates for the optional coverage on a partially con-	-
32	amount of State funds contributed for optional coverage on a partial	-
33	shall not be more than the Plan's total noncontributory premium	• •
34	coverage, with the person selecting the coverage paying the balar	
35	contributory premium not paid by the Plan. The amount of State fun	
36	not exceed the Plan's cost for Employee Only coverage. The Execution	
37	and Board of Trustees shall not impose a partially contributory pre-	
38	has consulted on the premium and the optional coverage design with	
39	Employee Hospital and Medical Benefits.	
40	(b)(c) Fully Contributory. – The following person shall be el	igible for coverage
41	under the Plan, on a fully contributory basis, subject to	
42	<u>G.S. 135 40.3:</u> <u>G.S. 135-39.16:</u>	•
43	(2)(1) Former members of the General Assembly who en	roll before October
44	1, 1986.	

1	(2a)(2)For enrollments after September 30, 1986, former members of the
2	General Assembly if covered under the Plan at termination of
3	membership in the General Assembly. To be eligible for coverage as a
4	former member of the General Assembly, application must be made
5	within 30 days of the end of the term of office. Only members of the
6	General Assembly covered by the Plan at the end of the term of office
7	are eligible. If application is not made within the specified time period,
8	the member forfeits eligibility.
9	(3) Surviving spouses of deceased former members of the General
10	Assembly who enroll before October 1, 1986.
11	(3a)(4)Employees of the General Assembly, not otherwise covered by this
12	section, as determined by the Legislative Services Commission, except
13	for legislative interns and pages.
14	(3b)(5)For enrollments after September 30, 1986, surviving spouses of
15	deceased former members of the General Assembly, if covered under
16	the Plan at the time of death of the former member of the General
17	Assembly.
17	5
	(4)(6) All permanent part-time employees (designated as half-time or more)
19	of an employing unit who meets the conditions outlined in subdivision $(a)(1)a$ shows and who are not severed by the provisions of
20	(a)(1)a above, and who are not covered by the provisions of $C = 125 40 2(z)(1) C = 125 20 14(z)(1)$
21	$\frac{\text{G.S. 135 40.2(a)(1).} \text{G.S. 135-39.14(a)(1).}}{\text{C}}$
22	(5)(7) The spouses and eligible dependent children of enrolled teachers, State
23	employees, retirees, former members of the General Assembly, former
24	employees covered by the provisions of
25	G.S. 135 - 40.2(a)(6), G.S. 135 - 39.14(a)(8), Disability Income Plan
26	beneficiaries, enrolled continuation members, and members of the
27	General Assembly. Spouses of surviving dependents are not eligible,
28	nor are dependent children if they were not covered at the time of the
29	member's death. Surviving spouses may cover their dependent children
30	provided the children were enrolled at the time of the member's death
31	or enroll within 30-90 days of the member's death.
32	(6)(8) Blind persons licensed by the State to operate vending facilities under
33	contract with the Department of Health and Human Services, Division
34	of Services for the Blind and its successors, who are:
35	a. Operating such a vending facility;
36	b. Former operators of such a vending facility whose service as an
37	operator would have made these operators eligible for an early
38	or service retirement allowance under Article 1 of this Chapter
39	had they been members of the Retirement System; and
40	c. Former operators of such a vending facility who attain five or
41	more years of service as operators and who become eligible for
42	and receive a disability benefit under the Social Security Act
43	upon cessation of service as an operator.

1		
1		Spouses, dependent children, surviving spouses, and surviving
2		dependent children of such members are not eligible for coverage.
3	-(8)(9) Surviving spouses of deceased retirees and surviving spouses of
4		deceased teachers, State employees, and members of the General
5		Assembly provided the death of the former Plan member occurred
6		after September 30, 1986, and the surviving spouse was covered under
7		the Plan at the time of death.
8	(10)	Any eligible dependent child of the deceased retiree, teacher, State
9	· · · · · · · · · · · · · · · · · · ·	employee, member of the General Assembly, former member of the
10		General Assembly, or Disability Income Plan beneficiary, provided the
11		child was covered at the time of death of the retiree, teacher, State
12		employee, member of the General Assembly, former member of the
12		General Assembly, or Disability Income Plan beneficiary, (or was in
13		posse at the time and is covered at birth under this Part), or was
14		covered under the Plan on September 30, 1986. An eligible surviving
15		· · · ·
		dependent child can remain covered until age 19, or age 26 if a
17		full-time student, or indefinitely if certified as incapacitated under
18	(11)	<u>G.S. 135-40.1(3)b.G.S. 135-39.13(5)b.</u>
19	(11a)	(11)Retired teachers, State employees, and members of the General
20		Assembly with less than 10 years of retirement service credit, provided
21		the teachers and State employees were first hired on or after October 1,
22		2006, and the members first took office on or after February 1, 2007.
23	(12)	Notwithstanding the provisions of G.S. 135-40.11, G.S. 135-39.23
24		former employees covered by the provisions of G.S.
25		135-40.2(a)(6), G.S. 135-39.14 and their spouses and eligible
26		dependent children who were covered by the Plan at the time of the
27		former employees' separation from service pursuant to
28		G.S. 135-40.2(a)(6), G.S. 135-39.14, following expiration of the
29		former employees' coverage provided by G.S. 135-40.2(a)(6).
30		G.S. 135-39.14. Election of coverage under this subdivision shall be
31		made within 90 days after the termination of coverage provided under
32		G.S. 135-40.2(a)(6).G.S. 135-39.14.
33	(13)	Firemen, Firefighters, rescue squad workers, and members of the
34		national guard, their eligible spouses, and eligible dependent children.
35	<u>(d)</u> <u>A fos</u>	ster child is covered as a dependent child (i) if living in a regular
36	parent-child rela	tionship with the expectation that the employee will continue to rear the
37	child into adult	hood, (ii) if at the time of enrollment, or at the time a foster child
38	relationship is e	stablished, whichever occurs first, the employee applies for coverage for
39	such child and s	submits evidence of a bona fide foster child relationship, identifying the
40	foster child by 1	name and setting forth all relevant aspects of the relationship, (iii) if the
41	•	or accepts the foster child as a participant through a separate written
42	document ident	ifying the foster child by name and specifically recognizing the foster
43		p, and (iv) if at the time a claim is incurred, the foster child relationship,
44	as identified by	the employee, continues to exist. Children placed in a home by a
	-	

1	welfare agency	which obtains control of, and provides for maintenance of the child, are
2	not eligible par	ticipants.
3	Coverage of	f a dependent child may be extended beyond the 19th birthday under the
4	following cond	itions:
5	<u>(1)</u>	If the dependent is a full-time student, between the ages of 19 and 26,
6		who is pursuing a course of study that represents at least the normal
7		workload of a full-time student at a school or college accredited by the
8		state of jurisdiction.
9	<u>(2)</u>	The dependent is physically or mentally incapacitated to the extent that
10		he or she is incapable of earning a living and (i) such handicap
11		developed or began to develop before the dependent's 19th birthday, or
12		(ii) such handicap developed or began to develop before the
13		dependent's 26th birthday if the dependent was covered by the Plan in
14		accordance with G.S. 135-39.14(5)a.
15	(c)(e) No r	person shall be eligible for coverage as a dependent if eligible as an

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

19 (d)(f) Former employees who are receiving disability retirement benefits or 20 disability income benefits pursuant to Article 6 of Chapter 135 of the General Statutes, 21 provided the former employee has at least five years of retirement membership service, 22 shall be eligible for the benefit provisions of this Plan, as set forth in this Part, on a 23 noncontributory basis. Such coverage shall terminate as of the end of the month in 24 which such former employee is no longer eligible for disability retirement benefits or 25 disability income benefits pursuant to Article 6 of this Chapter.

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

29 (f)(h) For the support of the benefits made available to any member vested at the 30 time of retirement, their spouses or surviving spouses, and the surviving spouses of 31 employees who are receiving a survivor's alternate benefit under G.S. 135-5(m) of those 32 associations listed in G.S. 135-27(a), licensing and examining boards under 33 G.S. 135-1.1, the North Carolina Art Society, Inc., and the North Carolina Symphony 34 Society, Inc., each association, organization or board shall pay to the Plan the full cost 35 of providing these benefits under this section as determined by the Board of Trustees of 36 the State Health Plan for Teachers and State Employees. In addition, each association, 37 organization or board shall pay to the Plan an amount equal to the cost of the benefits 38 provided under this section to presently retired members of each association, 39 organization or board since such benefits became available at no cost to the retired 40 member.

41 (g)(i) An eligible surviving spouse and any eligible surviving dependent child of a 42 deceased retiree, teacher, State employee, member of the General Assembly, former 43 member of the General Assembly, or Disability Income Plan beneficiary shall be 44 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 1

2 member. Coverage may be elected at a later time, but will be subject to the 12-month

- 3 waiting period for preexisting conditions and will be effective the first day of the month 4
- following receipt of the application.

5 (h)(i) No person shall be eligible for coverage as an employee or retired employee 6 or as a dependent of an employee or retired employee upon a finding by the Executive 7 Administrator or Board of Trustees or by a court of competent jurisdiction that the 8 employee or dependent knowingly and willfully made or caused to be made a false 9 statement or false representation of a material fact in a claim for reimbursement of 10 medical services under the Plan. The Executive Administrator and Board of Trustees 11 may make an exception to the provisions of this subsection when persons subject to this 12 subsection have had a cessation of coverage for a period of five years and have made a 13 full and complete restitution to the Plan for all fraudulent claim amounts. Nothing in 14 this subsection shall be construed to obligate the Executive Administrator and Board of 15 Trustees to make an exception as allowed for under this subsection.

(i)(k) Any employee receiving benefits pursuant to Article 6 of this Chapter when 16 17 the employee has less than five years of retirement membership service, or an employee 18 on leave without pay due to illness or injury for up to 12 months, is entitled to continued coverage under the Plan for the employee and any eligible dependents by paying one 19 20 hundred percent (100%) of the cost."

21 **SECTION 3.(g)** Part 3A of Article 3A of Chapter 135 of the General 22 Statutes is amended by adding the following new section to read:

23 "§ 135-39.15. Enrollment.

24 Except as otherwise required by applicable federal law, new employees must (a) 25 be given the opportunity to enroll or decline enrollment for themselves and their 26 dependents within 30 days from the date of employment or from first becoming eligible on a noncontributory basis. Coverage may become effective on the first day of the 27 28 month following date of entry on payroll or on the first day of the following month. 29 New employees not enrolling themselves and their dependents within 30 days, or not 30 adding dependents when first eligible as provided herein may enroll on the first day of 31 any month but will be subject to a 12-month waiting period for preexisting health 32 conditions, except for employees who elect to change their coverage in accordance with rules established by the Executive Administrator and Board of Trustees for optional or 33 34 alternative plans available under the Plan. Children born to covered employees having 35 coverage type (2) or (3), as outlined in G.S. 135-40.3(d) shall be automatically covered 36 at the time of birth without any waiting period for preexisting health conditions. 37 Children born to covered employees having coverage type (1) shall be automatically 38 covered at birth without any waiting period for preexisting health conditions so long as 39 the claims processor receives notification within 30 days of the date of birth that the 40 employee desires to change from coverage (1) to coverage type (2) or (3), provided that 41 the employee pays any additional premium required by the coverage type selected retroactive to the first day of the month in which the child was born. 42

43 Newly acquired dependents (spouse/child) enrolled within 30 days of (\mathbf{b}) becoming an eligible dependent will not be subject to the 12-month waiting period for 44

1	preexisting	conditions. A dependent can become qualified due to marriage, adoption,
2		ster child relationship, due to the divorce of a dependent child or the death
3	-	se of a dependent child, and at the beginning of each legislative session
4	_	y to enrolled legislators). Effective date for newly acquired dependents if
5		was made within the 30 days can be the first day of the following month.
6		te for an adopted child can be date of adoption, or date of placement in the
7		rents' home, or the first of the month following the date of adoption or
8		Firefighters, rescue squad workers, and members of the national guard, and
9	-	e dependents, are subject to the same terms and conditions as are new
10	employees a	and their dependents covered by this subdivision. Enrollments in these
11	<u>circumstance</u>	es must occur within 30 days of eligibility to enroll."
12		ECTION 3.(h) G.S. 135-40.3, as amended by Section 28.22A of S.L.
13	2007-323, is	recodified as G.S. 135-39.16 under Part 3A of Article 3A of Chapter 135
14	of the Gener	al Statutes, as enacted by this act, and as recodified, reads as rewritten:
15	"§ 135-39.16	5. Effective dates of coverage.
16	(a) En	nployees and Retired Employees. –
17	(1) Employees and retired employees covered under the Predecessor Plan
18		will continue to be covered, subject to the terms hereof.
19	(2) New employees may apply for coverage to be effective on the first day
20		of the month following employment, or on a like date the following
21		month if the employee has enrolled.
22	(3) Employees not enrolling or adding dependents when first eligible in
23		accordance with G.S. 135-40.1(7)G.S. 135-39.15 may enroll later on
24		the first of any following month but will be subject to a 12-month
25		waiting period for a preexisting health condition, except employees
26		who elect to change their coverage in accordance with rules adopted
27		by the Executive Administrator and Board of Trustees for optional
28		prepaid hospital and medical benefit plans.alternative plans offered
29		under the Plan.
30	(4) Members of the General Assembly, beginning with the 1985 Session,
31		shall become first eligible with the convening of each Session of the
32		General Assembly, regardless of a Member's service during previous
33		Sessions. Members and their dependents enrolled when first eligible
34		after the convening of each Session of the General Assembly will not
35		be subject to any waiting periods for preexisting health conditions.
36		Members of the 1983 Session of the General Assembly, not already
37		enrolled, shall be eligible to enroll themselves and their dependents on
38		or before October 1, 1983, without being subject to any waiting
39		periods for preexisting health conditions.
40	(b) W	aiting Periods and Preexisting Conditions. –
41	(1) New employees and dependents enrolling when first eligible are
42		subject to no waiting period for preexisting conditions under the Plan.
43	(2	
44		may enroll later on the first of any following month, but will be subject

1		to a twelve-month waiting period for preexisting conditions except as
2		provided in subdivision (a)(3) of this section.
3	(3)	Retiring employees and dependents enrolled when first eligible after
4		an employee's retirement are subject to no waiting period for
5		preexisting conditions under the Plan. Retiring employees not enrolled
6		or not adding dependents when first eligible after an employee's
7		retirement may enroll later on the first of any following month, but
8		will be subject to a 12-month waiting period for preexisting conditions
9		except as provided in subdivision (a)(3) of this section.
10	(4)	Employees and dependents enrolling or reenrolling within 12 months
11	(.)	after a termination of enrollment or employment that were not enrolled
12		at the time of this previous termination, regardless of the employing
12		units involved, shall not be considered as newly-eligible employees or
13		dependents for the purposes of waiting periods and preexisting
15		conditions. Employees and dependents transferring from optional
15		plans in accordance with G.S. 135-39.5B; alternative plans available
10		<u>under the Plan;</u> employees and dependents immediately returning to
18		service from an employing unit's approved periods of leave without
18		
19 20		
		compensation, parental duties, or for military reasons; employees and
21 22		dependents immediately returning to service from a reduction in an
22 23		employing unit's work force; retiring employees and dependents
		reenrolled in accordance with
24		G.S. 135-40.3(b)(3);G.S.135-39.16(b)(3); formerly-enrolled
25 26		dependents reenrolling as eligible employees; formerly-enrolled
20 27		employees reenrolling as eligible dependents; and employees and
		dependents reenrolled without waiting periods and preexisting
28		conditions under specific rules and regulations adopted by the
29		Executive Administrator and Board of Trustees in the best interests of
30		the Plan shall not be considered reenrollments for the purpose of this
31		subdivision. Furthermore, employees accepting permanent, full-time
32		appointments who had previously worked in a part-time or temporary
33		position and their qualified dependents shall not be covered by waiting
34		periods and preexisting conditions under this division provided
35		enrollment as a permanent, full-time employee is made when the
36		employee and his dependents are first eligible to enroll.
37	(5)	To administer the 12-month waiting period for preexisting conditions
38		under this Article, the Plan must give credit against the 12-month
39		period for the time that a person was covered under a previous plan if
40		the previous plan's coverage was continuous to a date not more than 63
41		days before the effective date of coverage. As used in this subdivision,
42		a "previous plan" means any policy, certificate, contract, or any other
43		arrangement provided by any accident and health insurer, any hospital
44		or medical service corporation, any health maintenance organization,

1 2			any preferred provider organization, any multiple employer welfare arrangement, any self-insured health benefit arrangement, any
3			governmental health benefit or health care plan or program, or any
4 5	(c)	Dene	other health benefit arrangement. ndents of Employees and Retired Employees. –
6	(C)	(1)	Dependents of employees and retired employees. –
7		(1)	coverage under the Predecessor Plan will continue to be covered
8			subject to the terms hereof.
9		(2)	Employees who have dependents may apply for family coverage at the
10			time they enroll as provided in subdivisions (a)(2) and (a)(3) of this
11			section and such dependents will be covered under the Plan beginning
12			the same date as such employees.
13		(3)	Employees and retired employees may change from individual or
14			parent/child(ren) coverage to parent/child(ren) or family coverage or
15			add dependents to existing family or parent/child(ren) coverage upon
16			acquiring a dependent one category of coverage to a different category
17			of coverage without a waiting period for preexisting conditions, and
18			and, as applicable, dependents will be covered under the Plan the first
19 20			of the month or the first of the second month following the dependent's
20			eligibility for coverage, provided written application is submitted to the Health Benefits Representative within 30 days of becoming
21			eligible.
22		(4)	Employees or retired employees who wish to change from family
2 4		(.)	coverage to parent/child(ren) or individual or from parent/child(ren) to
25			individual coverage to employee only coverage shall give written
26			notice to their Health Benefits Representative within 30 days after any
27			change in the status of dependents, (resulting from death, divorce, etc.)
28			that requires a change in contract type.category. The effective date will
29			be the first of the month following the dependent's ineligibility event.
30			If notification was not made within the 30 days following the
31			dependent's ineligibility event, the dependent will be retroactively
32			removed the first of the month following the dependent's ineligibility
33 34			event, and the coverage type <u>category</u> change will be the first of the month following written notification, except in cases of death, in
34 35			which case the coverage type-category change will be made retroactive
36			to the first of the month following the death.
37		(5)	Employees not adding dependents when first eligible may enroll later
38		(0)	on the first of any following month, but dependents will be subject to a
39			12-month waiting period for preexisting health conditions except as
40			provided in subdivision (a)(3) of this section.
41		(6)	Employees or retired employees who wish to change to employee only
42			coverage from family to parent/child(ren) or individual coverage or
43			from parent/child(ren) to individual coverage, even though their
44			dependents continue to be eligible, shall give written notification to

1		their Health Benefits Representative. Effective-Except as otherwise
1		
2 3		required by applicable federal law, effective date of this type category
		change will be the first of the month following written notification or
4	(7)	any first of the month thereafter as desired by the employee.
5	(7)	The effective date for newborns or adopted children will be date of
6		birth, date of adoption, or placement with adoptive parent provided
7		member is currently covered under a family or parent/child(ren)
8		coverage. employee and family or employee and child coverage. If the
9		member wishes to add a newborn or adopted child and is currently
10		enrolled on individual in employee only coverage, the member must
11		submit application for coverage and a coverage type change within 30
12		days of the child's birth or date of adoption or placement. Effective
13		date for the coverage type category change is the first of the month in
14		which the child is born, adopted, or placed. Adopted children may also
15		be covered the first of the month following placement or adoption.
16		Types Categories of Coverage Available There are three four types
17	categories of a	coverage which an employee or retiree may elect.
18	(1)	Employee Only. – Covers enrolled employees only. Maternity benefits
19		are provided to employee only.
20	(2)	Employee and Child(ren). Child Covers enrolled employee and all
21		eligible dependent children. Maternity benefits are provided to the
22		employee only.
23	(3)	Employee and Family. – Covers employee and spouse, and all eligible
24		dependent children. Maternity benefits are provided to employee or
25		enrolled spouse.
26	(4)	Employee and spouse. Covers employee and spouse only. Maternity
27		benefits are provided to the employee or the employee's enrolled
28		spouse.
29	(e) Not	withstanding any other provision of this section, no coverage under the
30	Plan shall bec	ome effective prior to the payment of premiums required by the Plan.
31		emen, Firefighters, rescue squad workers, and members of the national
32		ject to the same terms and conditions of this section as are employees.
33		ndents of firemen, firefighters, rescue squad workers, and members of the
34		d are subject to the same terms and conditions of this section as are
35	dependents of	
36	-	ferent categories of coverage may be offered for optional alternative plans
37	or programs.	
38		any provision of this section is in conflict with applicable federal law,
39		all control to the extent of the conflict."
40		CTION 3.(i) G.S. 135-40.3A is recodified as G.S. 135-39.17 under Part
41		3A of Chapter 135 of the General Statutes, as enacted by this act.
42		CTION 3.(j) G.S. 135-40.5, as amended by Section 28.22 of S.L.
43		as further amended by Section 22.28A of S.L. 2007-323, is recodified as

2 enacted by this act, and as recodified, reads as rewritten: 3 "§ 135-39.18. Benefits not subject to deductible or coinsurance. Preadmission Testing. - The Plan will pay one hundred percent (100%) of 4 (c) 5 reasonable and customary charges for diagnostic, laboratory and x-ray examinations 6 performed on an outpatient basis. 7 (f)(a) Immunizations. – The Plan will pay one hundred percent (100%) of allowable medical charges for immunizations for the prevention of contagious diseases as 8 9 generally accepted medical practices would dictate when directed by an attending 10 physician.a credentialed provider as determined by the claims processor. 11 (g)(b) Prescription Drugs. – The Plan's allowable charges for prescription legend 12 drugs to be used outside of a hospital or skilled nursing facility are to be shall be as 13 determined by the Plan's Executive Administrator and Board of Trustees. Trustees, 14 which determinations are not subject to appeal under Article 3 of Chapter 150B of the 15 General Statutes. 16 The Plan will pay allowable charges for each outpatient prescription drug less a 17 copayment to be paid by each covered individual equal to the following amounts: 18 pharmacy charges up to ten dollars (\$10.00) for each generic prescription, thirty dollars 19 (\$30.00) for each preferred branded prescription, and forty dollars (\$40.00) for each 20 preferred branded prescription with a generic equivalent drug, and fifty dollars (\$50.00) 21 for each nonpreferred branded or generic prescription. These co-payments apply to the 22 Plan's optional programs.all optional alternative plans available under the Plan. 23 Allowable charges shall not be greater than a pharmacy's usual and customary 24 charge to the general public for a particular prescription. Prescriptions shall be for no 25 more than a 34-day supply for the purposes of the copayments paid by each covered 26 individual. By accepting the copayments and any remaining allowable charges provided 27 by this subsection, pharmacies shall not balance bill an individual covered by the Plan. 28 A prescription legend drug is defined as an article the label of which, under the Federal 29 Food, Drug, and Cosmetic Act, is required to bear the legend: "Caution: Federal Law 30 Prohibits Dispensing Without Prescription." Such articles may not be sold to or 31 purchased by the public without a prescription order. Benefits are provided for insulin 32 even though a prescription is not required. The Plan may use a pharmacy benefit 33 manager to help manage the Plan's outpatient prescription drug coverage. In managing 34 the Plan's outpatient prescription drug benefits, the Plan and its pharmacy benefit 35 manager shall not provide coverage for erectile sexual dysfunction, growth hormone, 36 antiwrinkle, weight loss, and hair growth drugs unless such coverage is medically 37 necessary to the health of the member. The Plan and its pharmacy benefit manager shall 38 not provide coverage for growth hormone and weight loss drugs and antifungal drugs 39 for the treatment of nail fungus and botulinium toxin without approval in advance by the 40 pharmacy benefit manager. Any formulary used by the Plan's Executive Administrator 41 and pharmacy benefit manager shall be an open formulary. Plan members shall not be 42 assessed more than two thousand five hundred dollars (\$2,500) per person per fiscal 43 year in copayments required by this subsection.

G.S. 135-39.18 under Part 3A of Article 3A of Chapter 135 of the General Statues, as

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SECTION 3.(k) G.S. 135-40.6A is repealed.

1	SEC	FION 3.(I) Part 3A of Article 3A of Chapter 135 of the General Statutes
2		adding the following new section to read:
3	•	rior approval procedures.
4		ive Administrator and Board of Trustees may establish procedures to
5		edical approval and may implement the procedures after consultation
6		ittee on Employee Hospital and Medical Benefits."
7		TION 3.(m) Effective July 1, 2008, G.S. 135-40.7, as amended by
8		(j) of S.L. 2007-323, is recodified as G.S. 135-39.20 under Part 3A of
9		Chapter 135 of the General Statutes, as enacted by this act, and, as
10	recodified, read	s as rewritten:
11	"§ 135-39.20. G	eneral limitations and exclusions.
12	The following	ng shall in no event be considered covered expenses nor will benefits
13	described in	G.S. 135-40.5 through G.S. 135-40.11G.S. 135-39.18 through
14	<u>G.S. 135-39.23</u>	be payable for:
15	(1)	Charges for any services rendered to a person prior to the date
16		coverage under this Plan becomes effective with respect to such
17		person.
18	(2)	Charges for care in a nursing home, adult care home, convalescent
19		home, or in any other facility or location for custodial or for rest cures.
20	(3)	Charges to the extent paid, or which the individual is entitled to have
21		paid, or to obtain without cost, in accordance with any government
22		laws or regulations except Medicare. If a charge is made to any such
23		person which he or she is legally required to pay, any benefits under
24		this Plan will be computed in accordance with its provisions, taking
25		into account only such charge. "Any government" includes the federal,
26		State, provincial or local government, or any political subdivision
27		thereof, of the United States, Canada or any other country.
28	(4)	Charges for services rendered in connection with any occupational
29		injury or disease arising out of and in the course of employment with
30		any employer, if (i) the employer furnishes, pays for or provides
31		reimbursement for such charges, or (ii) the employer makes a
32		settlement payment for such charges, or (iii) the person incurring such
33		charges waives or fails to assert his or her rights respecting such
34		charges.
35	(5)	Charges for any care, treatment, services or supplies other than those
36		which are certified by a physician who is attending the individual as
37		being required for the medically necessary treatment of the injury or
38		disease and are deemed medically necessary and appropriate for the
39		treatment of the injury or disease by the Executive Administrator and
40		Board of Trustees upon the advice of the Claims Processor. This
41		subdivision shall not be construed, however, to require certification by
42		an attending physician for a service provided by an advanced practice
43		registered nurse acting within the nurse's lawful scope of practice,
44		subject to the limitations of G.S. 135-40.6(10).practice.

1	(6)	Charges for any services rendered as a result of injury or sickness due
2		to an act of war, declared or undeclared, which act shall have occurred
3		after the effective date of a person's coverage under the Plan.
4	(7)	Charges for personal services such as barber services, guest meals,
5		radio and TV rentals, etc.
6	(8)	Charges for any services with respect to which there is no legal
7	. ,	obligation to pay. For the purposes of this item, any charge which
8		exceeds the charge that would have been made if a person were not
9		covered under this Plan shall, to the extent of such excess, be treated as
10		a charge for which there is no legal obligation to pay; and any charge
11		made by any person for anything which is normally or customarily
12		furnished by such person without payment from the recipient or user
13		thereof shall also be treated as a charge for which there is no legal
14		obligation to pay.
15	(9)	Charges during a continuous hospital confinement which commenced
16	(\mathcal{I})	prior to the effective date of the person's coverage under this Plan.
17	(10)	Charges in excess of either the usual, customary and reasonable charge
18	(10)	for the allowed amount or the reasonable amount, or the fair and
18		
20		reasonable value of the services or supply which gives rise to the
20 21		expense; provided that in each instance the extent that a particular
		charge is usual, customary and reasonable or fair and reasonable shall
22		be measured and determined by comparing the charge with charges
23		made for similar things to individuals of similar age, sex, income and
24		medical condition in the locality concerned, and the result of such
25		determination shall constitute the maximum allowable as covered
26		medical expenses unless the Claims Processor finds that considerations
27		of fairness and equity in a particular set of circumstances require that
28		greater or lesser charges be considered as covered medical expenses in
29	(4.4.)	that set of circumstances.
30	(11)	Charges for or in connection with any dental work or dental treatment
31		except to the extent that such work or treatment is specifically
32		provided for under the Plan. Excluded is payment for surgical benefits
33		for tooth replacement, such as crowns, bridges or dentures; orthodontic
34		care; filling of teeth; extraction of teeth (whether or not impacted); root
35		canal therapy; removal of root tips from teeth; treatment for tooth
36		decay, inflammation of gingiva, or surgical procedures on diseased
37		gingiva or other periodontal surgery; repositioning soft tissue,
38		reshaping bone, and removal of bony projections from the ridges
39		preparatory to fitting of dentures; removal of cysts incidental to
40		removal of root tips from teeth and extraction of teeth; or other dental
41		procedures involving teeth and their bones or tissue supporting
42		structure.
43	(12)	Charges incurred for any medical observations or diagnostic study
44		when no disease or injury is revealed, unless proof satisfactory to the

1	Claims Processor is furnished that (i) the claim is in order in all other
2	respects, (ii) the covered individual had a definite symptomatic
3	condition of disease or injury other than hypochondria, and (iii) the
4	medical observation and diagnostic studies concerned were not
5	undertaken as a matter of routine physical examination or health
6	checkup as provided in G.S. 135-40.6(8)s.checkup.
7	(13) Charges for eyeglasses or other corrective lenses (except for cataract
8	lenses certified as medically necessary for aphakia persons) and
9	hearing aids or examinations for the prescription or fitting thereof.
10	(14) Charges for cosmetic surgery or treatment except that charges for
11	cosmetic surgery or treatment required for correction of damage
12	caused by accidental injury sustained by the covered individual while
13	coverage under this plan is in force on his or her account or to correct
14	congenital deformities or anomalies shall not be excluded if they
15	otherwise qualify as covered medical expenses. Reconstructive breast
16	surgery following mastectomy, as those terms are defined in
17	G.S. 58-51-62, is not "cosmetic surgery or treatment" for purposes of
18	this section.
19	(15) Admissions for diagnostic tests or procedures which could be, and
20	generally are, performed on an outpatient basis and inpatient services
21	or supplies which are not consistent with the diagnosis, for which
22	admitted.
23	(16) Costs denied by the Claims Processor as part of its overall program of
24	claim review and cost containment.
25	(16a)(17) Charges in excess of negotiated rates allowed for preferred
26	providers of institutional and professional medical care and services in
27	accordance with the provisions of G.S. 135-40.4, services, when such
28	preferred providers are reasonably available to provide institutional
29	and professional medical care.
30	(17)(18) If a covered service becomes excluded from coverage under the
31	Plan, the Executive Administrator and Claims Processor may, in the
32	event of exceptional situations creating undue hardships or adverse
33	medical conditions, allow persons enrolled in the Plan to remain
34	covered by the Plan's previous coverage for up to three months after
35	the effective date of the change in coverage, provided the persons so
36	enrolled had been undergoing a continuous plan of specific treatment
37	initiated within three months prior to the effective date of the change
38	in coverage.
39	(18)(19) Charges for services unless a claim is filed within 18 months from
40	the date of service.
41	(19)(20) Any service, treatment, facility, equipment, drug, supply, or
42	procedure that is experimental or investigational as defined in
43	G.S. 135-40.1(7a).by the Plan. Clinical trial phases III and IV are
44	covered by the Plan as is clinical trial phase II when approved by the

1	Plan. Regardless of the type of trial phases covered by the Plan, all
2	covered trials must involve the treatment of life-threatening medical
3	conditions, must be clearly superior to available noninvestigational
4	treatment alternatives, and must have clinical and preclinical data that
5	shows the trials will be at least as effective as noninvestigational
6	alternatives. Trials must also involve determinations by treating
7	physicians, relevant scientific data, and opinions of experts in relevant
8	fields of medicine. Covered trials must be approved by the National
9	Institutes of Health, a National Institutes of Health cooperative group
10	or center, the U.S. Food and Drug Administration, the U.S.
11	Department of Defense, or the U.S. Department of Veterans Affairs.
12	The Plan may also cover clinical trials sponsored by other entities.
13	Trials must also be approved by applicable qualified institutional
14	review boards. All covered trials must be conducted in and by facilities
15	and personnel that maintain a high level of expertise because of their
16	training, experience, and volume of patients. To be covered by the
17	Plan, patients participating in clinical trials must meet substantially all
18	protocol requirements of the trials and exercise informed consent in
19	the trials. Only medically necessary costs of health care services
20	involved in treatments provided to patients for the purpose of the trials
21	are covered by the Plan to the extent that such costs are not
22	customarily funded by national agencies, commercial manufacturers,
23	distributors, or other such providers. Clinical trial costs not covered by
24	the Plan include, but are not limited to, the costs of services that are
25	not health care services and costs associated with managing research in
26	the trials. The Plan shall not exclude benefits for covered clinical trials
27	if the proposed treatment is the only appropriate protocol for the
28	condition being treated.
29	(20)(21) Complications arising from noncovered services known at the time
30	the noncovered services were provided.services.
31	(21)(22) Charges related to a noncovered service, even if the charges would
32	have been covered if rendered in connection with a covered service.
33	(22)(23) Charges for services covered by the long-term care benefit
34	provisions of Part 4Part 4A of this Article.
35	(23)(24) Charges disallowed by the Plan's pharmacy benefits manager."
36	SECTION 3.(n) G.S. 135-40.7B, as amended by Section 28.22(f) of S.L.
37	2007-323, and as further amended by Section 28.22A(o) of S.L. 2007-323, is recodified
38	as G.S. 135-39.21 under Part 3A of Article 3A of Chapter 135 of the General Statutes,
39 40	as enacted by this act, and as recodified, reads as rewritten:
40 41	"§ 135-39.21. Special provisions for chemical dependency and mental health benefits.
41 42	
42 43	(a) Except as otherwise provided in this section, benefits for the treatment of mental illness and chemical dependency are covered by the Plan and shall be subject to
43	mental miness and chemical dependency are covered by the Fian and shall be subject to

1	the same deductibles, durational limits, and coinsurance factors as are benefits for
2 3	physical illness generally.
3 4	(b) Notwithstanding any other provision of this Part, the following necessary
4 5	services for the care and treatment of chemical dependency and mental illness shall be
	covered <u>under as provided in</u> this section: allowable institutional and professional
6 7	charges for inpatient care, outpatient care, intensive outpatient program services, partial
7	hospitalization treatment, and residential care and treatment:
8	(1) For mental illness treatment:
9	a. Licensed psychiatric hospitals;
10	b. Licensed psychiatric beds in licensed general hospitals;
11	c. Licensed residential treatment facilities that have 24-hour
12	on-site care provided by a registered nurse who is physically
13	located at the facility at all times and that hold current
14	accreditation by a national accrediting body approved by the
15	Plan's mental health case manager;
16	d. Area Mental Health, Developmental Disabilities, and Substance
17	Abuse Authorities; Authorities or County Programs in
18	accordance with G.S. 122C-141;
19	e. Licensed intensive outpatient treatment programs; and
20	f. Licensed partial hospitalization programs.
21	(2) For chemical dependency treatment:
22	a. Licensed chemical dependency units in licensed psychiatric
23	hospitals;
24	b. Licensed chemical dependency hospitals;
25	c. Licensed chemical dependency treatment facilities;
26	d. Area Mental Health, Developmental Disabilities, and Substance
27	Abuse Authorities; Authorities or County Programs in
28	accordance with G.S. 122C-141;
29	e. Licensed intensive outpatient treatment programs;
30	f. Licensed partial hospitalization programs; and
31	g. Medical detoxification facilities or units.
32	(c) Notwithstanding any other provisions of this Part, the following providers
33	and no others may provide necessary care and treatment for mental health under this
34	section:
35	(1) Psychiatrists who have completed a residency in psychiatry approved
36	by the American Council for Graduate Medical Education and who are
37	licensed as medical doctors or doctors of osteopathy in the state in
38	which they perform and services covered by the Plan;
39	(2) Licensed or certified doctors of psychology;
40	(3) Certified clinical Clinical social workers licensed or certified by the
41	North Carolina Social Work Certification and Licensure Board under
42	Chapter 90B of the General Statutes.and licensed clinical social
43	workers;
44	(3a)(4)Licensed professional counselors;

1	(4)(5) Certi	fied clinical specialists in psychiatric and mental health nursing;
2		ing in accordance with Article 9A of Chapter 90 of the General
3	Statu	*
4		es working under the employment and direct supervision of such
5		icians, psychologists, or psychiatrists;
6		nsed psychological associates;
7	(9)<u>(8)</u> Certi	fied fee-based practicing pastoral counselors; counselors in
8	acco	rdance with Article 26 of Chapter 90 of the General Statutes;
9	(10)<u>(</u>9) L	icensed physician assistants under the supervision of a licensed
10		hiatrist and acting pursuant to G.S. 90-18.1 or the applicable laws
11		rules of the area in which the physician assistant is licensed or
12		fied; and
13		ensed marriage and family therapists.
14	-	icians licensed under Chapter 90 of the General Statutes and
15		fied professionals working under the direct supervision of such
16	***	icians.
17		anding any other provisions of this Part, the following providers
18	• 1	ovide necessary care and treatment for chemical dependency under
19	this section:	
20		following providers with appropriate substance abuse training and
21	-	rience in the field of alcohol and other drug abuse as determined
22		the mental health case manager, in facilities described in
23		ivision (b)(2) of this section, in day/night programs or outpatient
24		ment facilities licensed after July 1, 1984, under Article 2 of
25 26	-	oter 122C of the General Statutes or in North Carolina area
26 27		rams in substance abuse services are authorized to provide
27		ment for chemical dependency under this section:
28 29	a.	Licensed physicians including, but not limited to, physicians who are certified in substance abuse by the American Society of
29 30		Addiction Medicine (ASAM);
31	b.	Licensed or certified psychologists;
32	о. С.	Psychiatrists;
33	c. d.	Certified substance abuse counselors working under the direct
33 34	u.	supervision of such physicians, psychologists, or psychiatrists;
35	e.	Licensed psychological associates;
36	с. f.	Nurses working under the direct supervision of such physicians,
37		psychologists, or psychiatrists;
38	g.	Certified clinical social workers and licensed clinical social
39	0	workers; Clinical social workers licensed or certified by the
40		North Carolina Social Work Certification and Licensure Board
41		under Chapter 90B of the General Statutes;
42	h.	Certified clinical specialists in psychiatric and mental health
43		nursing; nursing in accordance with Article 9A of Chapter 90 of
44		the General Statutes;

1		i.	Licensed professional counselors;
2		j.	Certified fee-based practicing pastoral counselors; counselors in
3		0	accordance with Article 26 of Chapter 90 of the General
4			Statutes;
5		k.	Substance abuse professionals certified under Article 5C of
6			Chapter 90 of the General Statutes; and
7		1.	Licensed marriage and family and therapists.
8	(2)	The fo	ollowing providers with appropriate substance abuse training and
9			ence in the field of alcohol and other drug abuse as determined
10		-	mental health case manager are authorized to provide treatment
11		-	emical dependency in outpatient practice settings:
12		a.	Licensed physicians including, but not limited to, physicians
13			who are certified in substance abuse by the American Society of
14			Addiction Medicine (ASAM);
15		b.	Licensed or certified psychologists;
16		c.	Psychiatrists;
17		d.	Certified substance abuse counselors working under the direct
18			supervision of such physicians, psychologists, or psychiatrists;
19		e.	Licensed psychological associates;
20		f.	Nurses working under the direct supervision of such physicians,
21			psychologists, or psychiatrists;
22		g.	Certified clinical social workers and licensed clinical social
23		8.	workers; Clinical social workers licensed or certified by the
24			North Carolina Social Work Certification and Licensure Board
25			under Chapter 90B of the General Statutes.
26		h.	Certified clinical specialists in psychiatric and mental health
27			nursing; nursing in accordance with Article 9A of Chapter 90 of
28			the General Statutes;
29		i.	Licensed professional counselors;
30		j.	Certified fee-based practicing pastoral counselors;counselors in
31		J.	accordance with Article 26 of Chapter 90 of the General
32			Statutes;
33		$\frac{1}{1}$ (k)	Licensed marriage and family and therapists;
34		1.	Substance abuse professionals certified under Article 5C of
35		1.	Chapter 90 of the General Statutes; <u>and</u>
36		<u>k (</u> m)	In the absence of meeting one of the criteria above, the Mental
37		<u>(111)</u>	Health Case Manager could consider, on a case-by-case basis, a
38			provider who supplies:
39			1. Evidence of graduate education in the diagnosis and
40			treatment of chemical dependency, and
41			2. Supervised work experience in the diagnosis and
42			treatment of chemical dependency (with supervision by
43			
43			an appropriately credentialed provider), and

1	3. Substantive past and current continuing education in the
2	diagnosis and treatment of chemical dependency
3	commensurate with one's profession.
4	(3) Physicians licensed under Chapter 90 of the General Statutes and
5	<u>certified professionals working under the direct supervision of such</u>
6	physicians.
7	Provided, however, that nothing in this subsection shall prohibit the Plan from
8	requiring the most cost-effective treatment setting to be utilized by the person
8 9	undergoing necessary care and treatment for chemical dependency.
9 10	(d)(e) Benefits provided under this section shall be subject to a case
10	management program for medical necessity and medical
11	appropriateness consisting of (i) precertification of outpatient visits
12	
13 14	beyond 26 visits each Plan year, (ii) all electroconvulsive treatment, (iii) inpatient utilization review through preadmission and
14	
15 16	length-of-stay certification for nonemergency admissions to the following levels of early inpution units partial hospitalization
10	following levels of care: inpatient units, partial hospitalization programs, residential treatment centers, chemical dependency
17	
18 19	detoxification and treatment programs, and intensive outpatient programs, (iv) length-of-stay certification of emergency inpatient
19 20	admissions, and (v) a network of qualified, available providers of
20 21	
21	inpatient and outpatient psychiatric and chemical dependency treatment. Care which is not both medically necessary and medically
22	• • • •
23 24	appropriate will be noncertified, and benefits will be denied. Where
24 25	qualified preferred providers of inpatient and outpatient care are
23 26	reasonably available, use of providers outside of the preferred network shall be subject to a twenty percent (20%) coinsurance rate up to five
20 27	thousand dollars (\$5,000) per fiscal year to be assessed against each
28	covered individual in addition to the general coinsurance percentage
28 29	and maximum fiscal year amount specified by G.S. 135-40.4 and
29 30	G.S. 135-40.6.
31	$\frac{(e)(f)}{(e)(f)}$ For the purpose of this section, "emergency" is the sudden and unexpected
32	onset of a condition manifesting itself by acute symptoms of sufficient severity that, in
33	the absence of an immediate psychiatric or chemical dependency inpatient admission,
33 34	could imminently result in injury or danger to self or others.
35	(f)(g) For purposes of As used in this section, the word "Plan" includes all optional
36	and alternative plans, and programs available under the optional or alternative plans, or
30 37	plans in effect under the State Health Plan and its successor Plans."
38	SECTION 3.(0) G.S. 135-40.10 is recodified as G.S. 135-39.22 under Part
39	3A of Article 3A of Chapter 135 of the General Statutes, as enacted by this act, and, as
40	recodified, reads as rewritten:
41	"§ 135-39.22. Persons eligible for Medicare.Medicare; optional participation in
42	other Medicare products.
43	(a) Benefits payable for covered expenses under this Plan in
44	G.S. 135-40.5G.S. 135-39.18 through G.S. 135-40.9G.S. 135-39.22 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 law specifies
otherwise.

4 (b) For those participants eligible for Medicare, the <u>State's planPlan</u> will be 5 administered on a "carve out" basis. The provisions of the <u>plan-Plan</u> are applied to the 6 charges not paid by Medicare (Parts A & B). In other words, those charges not paid by 7 Medicare would be subject to the deductible and coinsurance of the Plan just as if the 8 charges not paid by Medicare were the total bill.

9 (c) For those individuals eligible for Part A (at no cost to them), benefits under 10 this program will be reduced by the amounts to which the covered individuals would be 11 entitled to under Parts A and B of Medicare, even if they choose not to enroll for Part B.

12 (d) Notwithstanding the foregoing provisions of this section or any other 13 provisions of the Plan, the Executive Administrator and Board of Trustees may enter 14 into negotiations with the Health Care Financing Administration, Centers for Medicare 15 and Medicaid Services, U.S. Department of Health and Human Services, in order to secure a more favorable coordination of the Plan's benefits with those provided by 16 17 Medicare, including but not limited to, measures by which the Plan would provide 18 Medicare benefits for all of its Medicare-eligible members in return for adequate payments from the federal government in providing such benefits. Should such 19 20 negotiations result in an agreement favorable to the Plan and its Medicare-eligible 21 members, the Executive Administrator and Board of Trustees may, after consultation 22 with the Committee on Employee Hospital and Medical Benefits, implement such an 23 agreement which shall supersede all other provisions of the Plan to the contrary related 24 to its payment of claims for Medicare-eligible members.

25 Notwithstanding subsections (a), (b), and (c) of this section, the Plan may (e) offer an optional Medicare Advantage plan to a Medicare eligible Plan member. A 26 27 Medicare Advantage plan offered by the Plan shall be an insured product offered 28 through a private insurance carrier authorized by the Centers for Medicare and Medicaid 29 Services to offer Medicare Advantage plans. A Medicare Advantage plan offered by the 30 Plan shall not be a self-funded benefit plan underwritten by the State of North Carolina. Prescription drug benefits shall not be included in the benefits offered under a Medicare 31 32 Advantage insurance product but shall continue to be provided by the Plan as authorized 33 under G.S. 135-39.18 34 An eligible Plan member may choose to enroll in a Medicare Advantage plan in lieu 35 of any other benefit coverage plan offered under the Plan to Medicare eligible Plan

36 members. A Medicare eligible Plan member must be enrolled in Medicare Part B to
 37 participate in an optional Medicare Advantage plan. A non-Medicare eligible dependent

38 of a Medicare Advantage eligible Plan member may enroll on a fully contributory basis

39 in benefit plans offered under the Plan to non-Medicare eligible Plan members. If an

40 <u>enrolled Plan member decides not to re-enroll in an optional Medicare Advantage plan</u>
 41 during the Plan's annual enrollment period, the Plan member may at that time re-enroll

41 during the Plan's annual enrollment period, the Plan member may at that time re-enroll 42 in other benefit coverage offered by the Plan in accordance with the provisions of

43 subsections (a), (b), and (c) of this section."

1	SECTION 3.(p) Part 3A of Article 3A of Chapter 135 of the General
2	Statutes, as enacted by this act, is amended by adding the following new section to read:
3 4	" <u>§ 135-39.23. Cost-savings initiatives and incentive programs authorized.</u> (a) <u>Cost-Saving Initiatives. – Coverage of Over-the-Counter Medications. – The</u>
4 5	(a) <u>Cost-Saving Initiatives. – Coverage of Over-the-Counter Medications. – The</u> Executive Administrator and Board of Trustees may authorize coverage for
6	over-the-counter medications as recommended by the Plan's pharmacy and therapeutics
7	committee. In approving for coverage one or more over-the-counter medications, the
8	Executive Administrator and Board of Trustees shall ensure that each recommended
9	over-the-counter medication has been analyzed to ensure medical effectiveness and Plan
10	member safety. The analysis shall also address the financial impact on the Plan. The
11	Executive Administrator and Board of Trustees may impose a co-payment to be paid by
12	each covered individual for each packaged over-the-counter medication. The Executive
13	Administrator and Board of Trustees may adopt policies establishing limits on the
14	amount of coverage available for over-the-counter medications for each covered
15	individual over a 12-month period. Prior to implementing policy and co-payment
16	changes authorized under this section, the Executive Administrator and Board of
17	Trustees shall submit the proposed policies and co-payments to the Committee on
18	Employee Hospital and Medical Benefits for its review.
19	(b) Incentive Programs. – For the purposes of helping Plan members to achieve
20	and maintain a healthy lifestyle without impairing patient care, and to increase cost
21	effectiveness in Plan coverage, the Executive Administrator and Board of Trustees may
22	adopt programs offering incentives to Plan members to encourage changes in member
23	behavior or lifestyle designed to improve member health and promote cost-efficiency in
24 25	the Plan. Participation in one or more incentive programs is voluntary on the part of the
25 26	Plan member. Before adopting an incentive program, the Executive Administrator and
26 27	<u>Board of Trustees shall conduct an impact analysis on the proposed incentive program</u> to determine (i) whether the program is likely to result in significant member
28	satisfaction, (ii) that it will not adversely affect quality of care, and (iii) whether it is
20 29	likely to result in significant cost savings to the Plan. The impact analysis may be
30	conducted by a committee of the Plan, in conjunction with the Plan's consulting actuary,
31	provided that the Plan's medical director participates in the analysis. An approved
32	incentive plan may provide for a waiver of deductibles, co-payments, and coinsurance
33	required under this Article in order to determine the effectiveness of the incentive
34	program in promoting healthy lifestyles for members and increasing cost-effectiveness
35	to the Plan. The Executive Administrator and Board of Trustees shall, before
36	implementing incentive programs authorized under this section, submit the proposed
37	programs to the Committee on Employee Hospital and Medical Benefits for review."
38	SECTION 3.(q) G.S. 135-40.11 is recodified as G.S. 135-39.24 under Part
39	3A of Article 3A of Chapter 135 of the General Statutes, as enacted by this act, and as
40	recodified, reads as rewritten:

41 "§ **135-39.24**. Cessation of coverage.

(a) Coverage under this Plan of an employee and his or her surviving spouse or
eligible dependent children or of a retired employee and his or her surviving spouse or
eligible dependent children shall cease on the earliest of the following dates:

1	(1)	The last day of the month in which an employee or retired employee
2		dies. Provided such surviving spouse or eligible dependent children
3		were covered under the Plan at the time of death of the former
4		employee or retired employee, or were covered on September 30,
5		1986, any such surviving spouse or eligible dependent children may
6		then elect to continue coverage under the Plan by submitting written
7		application to the Claims Processor and by paying the cost for such
8		coverage when due at the applicable fees. Such coverage shall cease
9		on the last day of the month in which such surviving spouse or eligible
10		dependent children die, except as provided by this Article.
11	(2)	The last day of the month in which an employee's employment with
12		the State is terminated as provided in subsection (c) of this section.
13	(3)	The last day of the month in which a divorce becomes final.
14	(4)	The last day of the month in which an employee or retired employee
15		requests cancellation of coverage.
16	(5)	The last day of the month in which a covered individual enters active
17		military service.
18	(6)	The last day of the month in which a covered individual is found to
19		have knowingly and willfully made or caused to be made a false
20		statement or false representation of a material fact in a claim for
21		reimbursement of medical services under the Plan. The Executive
22		Administrator and Board of Trustees may make an exception to the
23		provisions of this subdivision when persons subject to this subdivision
24		have had a cessation of coverage for a period of five years and have
25		made a full and complete restitution to the Plan for all fraudulent claim
26		amounts. Nothing in this subdivision shall be construed to obligate the
27		Executive Administrator and Board of Trustees to make an exception
28		as allowed for under this subdivision.
29	(7)	The last day of the month in which an employee who is
30		Medicare-eligible selects Medicare to be the primary payer of medical
31		benefits. Coverage for a Medicare-eligible spouse of an employee shall
32		also cease the last day of the month in which Medicare is selected to
33		be the primary payer of medical benefits for the Medicare-eligible
34		spouse. Such members are eligible to apply for conversion coverage.
35	(b) Cover	rage under this Plan as a dependent child ceases when the child ceases to
36	be a dependent	child as defined by G.S. 135-40.1(3)G.S. 135-39.13 except, coverage
37	may continue under this Plan for a period of not more than 36 months after loss of	
38	dependent status on a fully contributory basis provided the dependent child was covered	
39	under the Plan at the time of loss of dependent status.	
40	(b1)<u>(c)</u> Co	overage under the Plan as a surviving dependent child whether covered
4.1	1 1 .	

40 (b1)(c) Coverage under the Plan as a surviving dependent child whether covered 41 as a dependent of a surviving spouse, or as an individual member (no living parent), 42 ceases when the child ceases to be a dependent child as defined by 43 G.S. 135-40.1(3),G.S. 135-39.13, except coverage may continue under the Plan on a

1 fully contributory basis for a period of not more than 36 months after loss of dependent 2 status. 3 Termination of employment shall mean termination for any reason, (c)(d) 4 including layoff and leave of absence, except as provided in <u>subdivisions</u> (a)(1) and (2) 5 of this section, but shall not, for purposes of this Plan, include retirement upon which 6 the employee is granted an immediate service or disability pension under and pursuant 7 to a State-supported Retirement System. 8 (1)In the event of termination for any reason other than death, coverage 9 under the Plan for an employee and his or her eligible spouse or 10 dependent children, provided the eligible spouse or dependent children 11 were covered under the Plan at termination of employment may be 12 continued for a period of not more than 18 months following 13 termination of employment on a fully contributory basis. Employees 14 who were covered under the Plan at termination of employment may 15 be continued for a period of not more than 18 months or 29 months if 16 determined to be disabled under the Social Security Act, Title II, 17 OASDI or Title XVI, SSI. 18 (3)(2) In the event of approved leave of absence without pay, other than for 19 active duty in the armed forces of the United States, coverage under 20 this Plan for an employee and his or her dependents may be continued 21 during the period of such leave of absence by the employee's paying 22 one hundred percent (100%) of the cost. 23 (4)(3) If employment is terminated in the second half of a calendar month 24 and the covered individual has made the required contribution for any 25 coverage in the following month, that coverage will be continued to 26 the end of the calendar month following the month in which 27 employment was terminated. 28 (5)(4) Employees paid for less than 12 months in a year, who are terminated 29 at the end of the work year and who have made contributions for the 30 non-work months, will continue to be covered to the end of the period 31 for which they have made contributions, with the understanding that if 32 they are not employed by another State-covered employer under this 33 Plan at the beginning of the next work year, the employee will refund 34 to the ex-employer the amount of the employer's cost paid for them 35 during the non-paycheck months. (6)(5) Any employee receiving benefits pursuant to Article 6 of this Chapter 36 37 when the employee has less than five years of retirement membership 38 service, or an employee on leave of absence without pay due to illness 39 or injury for up to 12 months, is entitled to continued coverage under 40 the Plan for the employee and any eligible dependents by the 41 employee's paying one hundred percent (100%) of the cost. 42 No benefits will be paid by this Plan for any expenses incurred or treatment (d)43 received after cessation of coverage as provided in subsections (a) or (b) of this section, except that in the event of hospital confinement at that time, hospitalization benefits as
 described in G.S. 135-40.6 will continue to the extent provided therein.

(e)(d) A legally divorced spouse and any eligible dependent children of a covered
 employee or retired employee may continue coverage under this Plan for a period of not
 more than 36 months following the first of the month after a divorce becomes final on a
 fully contributory basis, provided the former spouse and any eligible dependent children
 were covered under the Plan at the time a divorce became final.

8 (f)(e) A legally separated spouse of a covered employee or retired employee may 9 continue coverage under this Plan for a period not to exceed 36 months from the 10 separation date on a fully contributory basis, provided the separated spouse was covered 11 under the Plan at the time of separation and provided the covered employee's or retired 12 employee's actions result in the loss of coverage for the separated spouse. Eligible 13 dependent children may also continue coverage if covered under the Plan at time of 14 separation, provided the employee's or retired employee's actions result in the loss of 15 coverage for the dependent children.

(g)(f) Whenever this section gives a right to continuation coverage, such coverage
 must be elected no later than a date set by the Executive Administrator and Board of
 Trustees.within the time allowed by applicable federal law.

(h)(g) Continuation coverage under this Plan shall not be continued past theoccurrence of any one of the following events:

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- (1) The termination of the Plan.
- (2) Failure of a Plan member to pay monthly in advance any required premiums.
- (3) A person becomes a covered employee or a dependent of a covered employee under any group health plan and that group health plan has no restrictions or limitations on benefits.
 - (4) A person becomes eligible for Medicare benefits on or after the effective date of the continuation coverage.
 - (5) The person was determined to be no longer disabled, provided the 18-month coverage was extended to 29 months due to having been determined to be disabled under the Social Security Act, Title II, OASDI or Title XVI, SSI.
- 32 33 34
- (6) The person reaches the maximum applicable continuation period of 18, 29, or 36 months.

35 (i)(h) Notice requirements concerning continuation coverage shall be developed by
 36 the Executive Administrator and Board of Trustees.

37 (j)(i) The spouse and any eligible dependent children of a covered employee may 38 continue coverage under the Plan on a fully contributory basis for a period not to exceed 39 36 months from the date the employee becomes eligible for Medicare benefits which 40 results in a loss of coverage under the Plan, provided that the spouse and eligible 41 dependent children were covered under the Plan at the time the employee became 42 eligible for Medicare benefits which results in a loss of coverage under the Plan."

43 **SECTION 3.(r)** G.S. 135-40.12 is recodified as G.S. 135-39.25 under Part 44 3A of Article 3A of Chapter 135 of the General Statutes, as enacted by this act.

1 **SECTION 3.(s)** G.S. 135-40.13 is recodified as G.S. 135-39.26 under Part 2 3A of Article 3A of Chapter 135 of the General Statutes, as enacted by this act. 3 SECTION 3.(t) G.S. 135-40.13A is recodified as G.S. 135-39.27 under Part 4 3A of Article 3A of Chapter 135 of the General Statutes, as enacted by this act. 5 SECTION 3.(u) G.S. 135-40.14 is recodified as G.S. 135-39.28 under Part 6 3A of Article 3A of Chapter 135 of the General Statutes, as enacted by this act. 7 SECTION 4.(a) Parts 4 and 5 of Article 3 of Chapter 135 of the General 8 Statutes are recodified as Parts 4A and 5A, respectively, under Article 3A of Chapter 9 135 of the General Statutes, as enacted by this act. 10 SECTION 4.(b) G.S. 135-41, as amended by Section 28.22A(o) of S.L. 11 2007-323, is recodified under Part 4A of Article 3A of Chapter 135 of the General 12 Statutes, as enacted by this act. 13 **SECTION 4.(c)** G.S. 135-41(b), as recodified by this act, and as amended by 14 Section 28.22A(o) of S.L. 2007-323, reads as rewritten: 15 "(b) The long-term care benefits provided by this Part shall be made available 16 through the State Health Plan for Teachers and State Employees pursuant to Article 2A 17 and 3A of this Chapter (hereinafter called the "Plan") and administered by the Plan's 18 Executive Administrator and Board of Trustees. In administering the benefits provided 19 by this Part, the Executive Administrator and Board of Trustees shall have the same 20 type of powers and duties that are provided under Part 3Part 3A of this Article for 21 hospital and medical benefits. The benefits provided by this Part may be offered by the 22 Plan on a self-insured basis, in which case a third-party claims processor shall be chosen through competitive bids in accordance with State law, bids, or through a contract of 23 24 insurance, in which case a carrier licensed to do business in North Carolina shall be 25 selected on a competitive bid basis in accordance with State law." 26 SECTION 4.(d) G.S. 135-41.1 is recodified under Part 4A of Article 3A of 27 Chapter 135 of the General Statutes, as enacted by this act. 28 **SECTION 4.(e)** The lead paragraph of G.S. 135-41.1, as recodified by this 29 act under Part 4A of this Article, reads as rewritten: 30 "§ 135-41.1. Long-term care benefits. 31 Long-term care benefits provided by this Part are subject to elimination periods, 32 coinsurance provisions, and other limitations separate and apart from those provided for 33 in Part 3-Part 3A of this Article. No limitation on out-of-pocket expenses are provided 34 for the benefits covered by this section. Long-term care benefits are as follows:". 35 SECTION 5.(a) G.S. 135-42 is recodified under Part 5A of Article 3A of 36 Chapter 135 of the General Statutes, as enacted by this act. 37 **SECTION 5.(b)** Effective July 1, 2008, G.S. 135-42, as amended by Section 38 28.22A of S.L. 2007-323, and as recodified by this act, reads as rewritten: 39 "§ 135-42. Undertaking. 40 The State of North Carolina undertakes to make available a health insurance (a) 41 program for children (hereinafter called the "Program") to provide comprehensive acute 42 medical care to low-income, uninsured children who are residents of this State and who 43 meet the eligibility requirements established for the Program under Part 8 of Article 2 of 44 Chapter 108A of the General Statutes. The Executive Administrator and Board of

Trustees of the State Health Plan for Teachers and State Employees (hereinafter called 1 2 the "Plan") shall administer the Program under this Part and shall carry out their duties 3 and responsibilities in accordance with Parts 2 and 3 Parts 2A and 3A of this Article and 4 with applicable provisions of Part 8 of Article 2 of Chapter 108A. The Plan shall not 5 incur any financial obligations for the Program in excess of the amount of funds that the 6 Plan receives for the Program.(b) The benefits provided under the Program shall be 7 equivalent to and made available through the Plan pursuant to Articles 2 and 3-3A of 8 this Chapter and as provided under G.S. 108A-70.21(b) and administered by the Plan's 9 Executive Administrator and Board of Trustees. To the extent there is a conflict 10 between the provisions of Part 8 of Article 2 of Chapter 108A and Part 3 Part 3A of this Article pertaining to eligibility, fees, deductibles, copayments, and other cost-sharing 11 12 charges, the provisions of Part 8 of Article 2 of Chapter 108A shall control. In 13 administering the benefits provided by this Part, the Executive Administrator and Board 14 of Trustees shall have the same type of powers and duties that are provided under Part 15 3Part 3A of this Article for hospital and medical benefits.

16 (c) The benefits authorized by this Part are available only to children who are 17 residents of this State and who meet the eligibility requirements established for the 18 Program under Part 8 of Article 2 of Chapter 108A of the General Statutes."

SECTION 5.(c) It is the intent of the General Assembly that administration of The North Carolina Health Choice Program ("Program") shall be as provided by law. The Program shall continue to provide comprehensive acute medical care to low-income, uninsured children who are residents of this State and who meet the eligibility requirements established for the Program under Part 8 of Article 2 of Chapter 108A of the General Statutes.

25 **SECTION 5.(d)** Effective January 1, 2009, G.S. 108A-70.20 reads as 26 rewritten:

27 "§ 108A-70.20. Program established.

28 The Health Insurance Program for Children is established.established and may be 29 cited as NC Health Choice. The Program shall be administered administered, including 30 claims processing, by the Department of Health and Human Services in accordance with 31 this Part as provided by law and as required under Title XXI and related federal rules 32 and regulations. The benefits authorized by this Part are available only to children who 33 are residents of this State and who meet the eligibility requirements established for the 34 Program under Part 8 of Article 2 of Chapter 108A of the General Statutes." 35 Administration of Program benefits and claims processing shall be as provided 36 under Part 5 of Article 3 of Chapter 135 of the General Statutes." 37 SECTION 5.(e) Effective January 1, 2009, Part 5A of Article 3A of Chapter 38 135 of the General Statutes, as amended by this act, is repealed. 39 SECTION 5.(f) Effective January 1, 2009, G.S. 108A-70.24 is repealed. 40 SECTION 5.(g) Effective January 1, 2009, G.S. 108A-70.27(c) is repealed. 41 **SECTION 6.(a)** Effective July 1, 2008, G.S. 150B-1(d)(7), as amended by 42 Section 28.22A(o) of S.L. 2007-323, reads as rewritten: 43 The State Health Plan for Teachers and State Employees in "(7) administering the provisions of Parts 2, 3, 4, and 5 of Article 3Parts 44

1	2A, 3A, 4A, and 5A of Article 3A of Chapter 135 of the General
2	Statutes."
3	SECTION 6.(b) Effective July 1, 2009, G.S. 150B-1(d)(7), as amended by
4	this act, reads as rewritten:
5	"(7) The State Health Plan for Teachers and State Employees in
6	administering the provisions of Parts 2A, 3A, 4A, and 5A and 4A of
7	Article 3A of Chapter 135 of the General Statutes."
8	SECTION 6.(c) G.S. 150B-38(a) reads as rewritten:
9	"(a) The provisions of this Article shall apply to:
10	(1) Occupational licensing agencies.
11	(2) The State Banking Commission, the Commissioner of Banks, and the
12	Credit Union Division of the Department of Commerce.
13	(3) The Department of Insurance and the Commissioner of Insurance.
14	(4) The State Chief Information Officer in the administration of the
15	provisions of Article 3D of Chapter 147 of the General Statutes.
16	(5) The North Carolina State Building Code Council.
17	(6) <u>The State Health Plan for Teachers and State Employees for purposes</u>
18	<u>of G.S. 150B-44.</u> "
19	SECTION 7. Section 31.24 of S.L. 2004-124 is repealed.
20	SECTION 8. Effective through December 31, 2008, deductible and
21	coinsurance amounts applicable under the State Health Plan for Teachers and State
22	Employees shall be fifty percent (50%) of the annual deductible and coinsurance
23	amounts to reflect the Plan Year change from a fiscal year to a calendar year effective
24	January 1, 2009.
25	SECTION 9. Section 6 of S.L. 2006-249 reads as rewritten:
26	"SECTION 6. Effective Date. – Sections 1 through 5 of this act become effective
27	July 1, 2006. Section 1 of this act expires July 1, 2009. The remainder of this act is
28	effective when it becomes law."
29	SECTION 10. This act becomes effective July 1, 2008.
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