1	State of Arkansas	As Engrossed: H3/19/07 H3/26/07 S3/29/07	
2	86th General Assembly	[°] A Bill	
3	Regular Session, 2007		HOUSE BILL 2703
4			
5	By: Representative Saunde	rs	
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8		For An Act To Be Entitled	
9	AN ACT	TO REVISE THE STATE AND PUBLIC SCH	OOL LIFE
10	AND HE	ALTH INSURANCE BOARD MEMBERSHIP, DU	ITIES,
11	AND AD	MINISTRATION; AND FOR OTHER PURPOSE	SS.
12			
13		Subtitle	
14	TO	REVISE THE STATE AND PUBLIC SCHOOL	
15	LIF	E AND HEALTH INSURANCE BOARD	
16	MEM	BERSHIP, DUTIES, AND ADMINISTRATION	ı .
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18			
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
20			
21	SECTION 1. Ar	kansas Code § 21-5-401 is amended t	o read as follows:
22	21-5-401. Legi	slative intent.	
23	It is the purp	ose of this subchapter to:	
24	(1) 	ate a single board to set policy an	d select plans and
25	coverages for the st	ate employee and public school pers	onnel health and life
26	insurance and self-f	unded medical programs, so as to en	hance the ability to
27	control premiums, ex	pand health care options, and utili	ze managed care
28	capabilities where f	easible and in the best interest of	state employees and
29	public school person	nel, and study alternate funding ar	rangements which
30	minimize or eliminate	e problems associated with selection	n among multiple
31	methods of funding p	lans when more than one (1) program	is utilized;
32	(2) Proj	pose future goals and measures to a	ddress the common
33	objectives of both g	roups, including improving quality	of health care
34	services under the p	rogram, increasing participants' un	derstanding of the
35	program features, an	d slowing the rate of growth in hea	lth care expenses
36	under the program; a	nd	

1	(3) Enable a single board to set and manage policies for the
2	programs in a concerted effort and to work toward a common goal that multiple
3	benefit options be made available to participants under both public school
4	and state employee current programs.
5	(1) Create a single board to select health insurance and life
6	insurance plan coverages for state and public school employees and retirees;
7	(2) Develop self-funded health programs to enhance the ability
8	to control premiums and utilize managed care capabilities if feasible and in
9	the best interest of plan members; and
10	(3) Enable a single board to:
11	(A) Set and manage policies for the health insurance and
12	life insurance programs of state and public school employees;
13	(B) Work in a concerted effort toward a common goal of
14	parity between public school and state employee insurance programs;
15	(C) Improve the quality of health care services under the
16	programs;
17	(D) Increase participants' understanding of program
18	features; and
19	(E) Slow the rate of growth in health care expenses under
20	the programs.
21	
22	SECTION 2. Arkansas Code § 21-5-402 is amended to read as follows:
23	21-5-402. Members.
24	(a)(1) There is created the State and Public School Life and Health
25	Insurance Board, composed of the following twelve (12) voting members:
26	(A) A state employee who is eligible to participate in the
27	insurance program under this subchapter to be appointed by the Governor;
28	(B) A certified classroom teacher to be appointed by the
29	Governor;
30	(C) The Insurance Commissioner or his or her designee;
31	(D) The Director of the Department of Education or his or
32	her designee;
33	(E) The Director of the Department of Finance and
34	Administration or his or her designee;
35	(F) $\frac{Two}{T}$ members One (1) member who are is engaged in
36	employee benefits management or risk management in private industry to be

1 appointed by the Governor; 2 (G) $\frac{One}{One}$ (1) Two (2) additional member position 3 which shall be filled alternately by a retired teacher and by a retired state 4 employee appointed by the Governor. This position shall first be filled by a 5 retired teacher serve for a term of four (4) years, then by a retired state 6 employee for a term of four (4) years, and four year terms thereafter shall 7 be alternated between a retired teacher and a retired state employee; 8 (H) One (1) public school administrator to be appointed by 9 the Governor; 10 The Executive Director of the Arkansas State Board of (I)11 Pharmacy or his or her state employee pharmacist designee; 12 The Director of Health Facility Services of the 13 Department of Health and Human Services or his or her designee; and (K) One (1) member who is a licensed health care provider 14 15 appointed by the Governor. 16 (2) However, any appointee who has a conflict of interest shall 17 be disqualified to serve. (b)(l)(A) Except for retiree positions, the members initially 18 19 appointed by the Governor shall draw lots for terms so that two (2) serve for a term of four (4) years each, two (2) for a term of three (3) years, one (1) 20 21 for a term of two (2) years, and one (1) for a term of one (1) year. 22 (B) All successor members appointed by the Governor shall 23 be appointed for terms of four (4) years but may be reappointed for 24 additional terms. 25 (2)(A) Vacancies in the Governor appointed positions shall be 26 filled by appointment of the Governor for the unexpired term. 27 (B) Members appointed by the Governor shall serve at the 28 will of the Governor. 29 (c) A chair and vice chair of the board shall be selected annually by 30 and from the membership of the board and shall serve no more than two (2) 31 years. 32 33 SECTION 3. Arkansas Code § 21-5-403 is amended as follows: 34 21-5-403. Policy-making body only - Reports. 35 The State and Public School Life and Health Insurance Board shall 36 be a policy-making body only.

1	(b) The executive director shall report upon request to the House
2	Interim Committee on Insurance and Commerce and the Senate Interim Committee
3	on Insurance and Commerce regarding the state employees and public school
4	personnel employees and retirees insurance program.
5	
6	SECTION 4. Arkansas Code § 21-5-404 is amended to read as follows:
7	21-5-404. Powers - Functions - Duties.
8	The State and Public School Life and Health Insurance Board shall have
9	the following powers, functions, and duties:
10	(1) To explore various cost-containment measures and funding
11	options;
12	(2) To promote competition among vendors and create a systemation
13	formula for measuring competitiveness of programs, quality-of-care delivery,
14	portability, and accessibility to and affordability of health care;
15	(3) To prepare a comprehensive analysis of the various health
16	benefit plan options approved by the board to provide coverage to state and
17	public school employees and retirees, including cost, quality, and access
18	differentials among the various plans as well as any other comparisons of the
19	plans as will enable the state and school employees to make a well-informed
20	choice of plans;
21	(4) To undertake studies and to take any appropriate action that
22	the board determines will promote the financial soundness and overall well-
23	being of the state employee and public school personnel members' health
24	insurance programs;
25	(5) To establish and set penalties as allowed under § 21-5-415;
26	$\frac{(5)}{(6)(A)}$ To develop, with the assistance of the Office of State
27	Procurement of the Department of Finance and Administration, bid
28	specifications and requests for proposals and to evaluate bids and
29	proposals.
30	(B) However, the board shall allow the office to execute
31	all other actions relating to the purchasing procedures in contracting for
32	consultants, third party administrators, providers, or insurance companies or
33	behalf of the programs;
34	(6)(7) To evaluate responses to requests for proposals, select
35	contractors for all services, and approve the award of contracts resulting
36	from bids for all health and life insurance offerings for participants of the

1	various plans;
2	$\frac{(7)(8)}{(8)}$ To perform plan design, summarize plan document approval,
3	including, but not limited to, lifetime limitations, copayments, deductibles,
4	and eligibility rules;
5	$\frac{(8)}{(9)}$ To promote increased access to various health plan
6	options and models;
7	$\frac{(9)(A)(10)(A)}{(10)(A)}$ To direct the office to contract with $\frac{all}{(10)(A)}$
8	$\ensuremath{\textit{qualified}}$ vendors, as defined by the board, offering the $\frac{\textit{health}}{\textit{health}}$ benefit plans
9	prescribed by the board without regard to § 19-11-228 or other statutes
10	requiring competitive bidding.
11	(B) Each contract shall be for a uniform term of at least
12	one (1) year but may be made automatically renewable from term to term in the
13	absence of notice of termination by either party;
14	$\frac{(10)(A)}{(11)(A)}$ To obtain quality-of-care information from
15	systems, networks, hospitals, and clinical providers to inform plan design,
16	plan management, and consumer decisions.
17	(B) The board shall:
18	(i) Use accepted national standards for assessment
19	of quality-of-care information provided by systems, networks, hospitals, and
20	clinical providers;
21	(ii) Be empowered to determine the appropriate use
22	of quality-of-care information and scope of system, network, hospital, and
23	clinical provider accountability;
24	(iii) Be empowered to request aggregate performance
25	information for patients; and
26	(iv) Be empowered to publicly report conclusions of
27	quality-of-care assessment; and
28	$\frac{(11)(12)}{(12)}$ To appoint three (3) subcommittees of the board to
29	study and research health and life plan option benefits, formulary
30	management, quality of care provided, and the financial impact of
31	implementing the recommendations made to the board as follows:
32	(A)(i) The Benefits Subcommittee shall consist of:
33	(a) Three (3) board members;
34	(b) Two (2) state employees; and
35	(c) Two (2) school district employees.
36	(ii) The Renefits Subcommittee shall review

1	evaluate, and investigate benefits, new benefit offerings, and annual
2	insurance rates;
3	(B)(i) The Drug Utilization and Evaluation Subcommittee
4	shall consist of:
5	(a) Three (3) pharmacists as follows:
6	(1) The Executive Director of the
7	Arkansas State Board of Pharmacy or his or her pharmacist designee;
8	(2) The Dean of the University of
9	Arkansas for Medical Sciences College of Pharmacy or his or her pharmacist
10	designee; and
11	(3) A pharmacist selected by the
12	Arkansas Pharmacists Association;
13	(b) Four (4) physicians as follows:
14	(1) The Dean of the University of
15	Arkansas for Medical Sciences College of Medicine or his or her physician
16	designee;
17	(2) The Associate Medical Director of
18	the University Hospital at the University of Arkansas for Medical Sciences or
19	his or her physician designee;
20	(3) The Medical Director of the Arkansas
21	Poison Control and Drug Information Center or his or her physician designee;
22	and
23	(4) A physician selected by the Arkansas
24	Medical Society;
25	(c) One (l) registered nurse who is the Dean
26	of the University of Arkansas for Medical Sciences College of Nursing or his
27	or her registered nurse designee; and
28	(d) One (1) state employee and one (1) public
29	school employee appointed by the board, each of whom shall have expertise in
30	accounting, finance, auditing, or insurance.
31	(ii) The Drug Utilization and Evaluation
32	Subcommittee shall review drugs for formulary management and evaluate the
33	financial impact of its recommendations; and
34	(C)(i) The Quality of Care Subcommittee shall consist of:
35	(a) Three (3) board members;
36	(b) Two (2) State state employees;

1	(c) Two (2) school district employees;
2	(d) One (1) representative from the Arkansas
3	Foundation for Medical Care;
4	(e) One (1) representative from the Arkansas
5	Pharmacy Association;
6	(f) One (1) representative from the Arkansas
7	Center for Health Improvement;
8	(g) One (1) representative from the Arkansas
9	Medical Association;
10	(h) One (l) representative from the Arkansas
11	Osteopathic Medical Association; and
12	(i) One (1) representative from the Arkansas
13	Hospital Association.
14	(ii) The Quality of Care Subcommittee may review and
15	recommend quality performance indicators for use, recommend baseline
16	performance goals, recommend alignment of financial incentives to improve
17	performance, and track improvements in delivery of care.
18	
19	SECTION 5. Arkansas Code § 21-5-405 is amended to read as follows:
20	21-5-405. Additional duties.
21	(a) The State and Public School Life and Health Insurance Board and
22	the executive director shall take a risk management approach in designing the
23	state employee and public school personnel health <u>employees and retirees</u>
24	benefit programs. The board shall ensure that the state employee and public
25	school personnel health <u>employees and retirees</u> benefit programs are
26	maintained on an actuarially sound basis as determined by actuarial standards
27	established by the board.
28	(b) In addition to the objectives stated in § 21-5-404, the board
29	shall:
30	(1) Develop uniform standards of vendor plan funding so as to
31	avoid windfall profits resulting from fully insured nondividend paying
32	funding arrangements;
33	(2) Promote increased access to various plan options and health
34	care models;
35	(3) Promote access to managed care by giving preferential
36	treatment, if required, to those vendors who will enhance plan options

1	availability in rural Arkansas and in bordering states;
2	(4)(A) Utilize the combined purchasing power of the state
3	employee and public school personnel programs to foster competition among
4	vendors and providers for the programs.
5	(B) Any state agency or school district that accepts state funds
6	intended to partially defray the cost of health and life insurance for the
7	employees of the state and public schools shall:
8	(i) use Use those funds only for the state employee and
9	public school personnel employees health benefit plans sponsored by the
10	board; and
11	(ii) agrees Agree to rules of participation as stated in
12	the policies adopted by the board and as defined in the regulations and
13	procedures issued by the Executive Director of the Employee Benefits
14	Division, including, but not limited to, timely eligibility reporting,
15	prepayment of insurance premiums, timely payment of premiums, or
16	contributions, actuarial adjustment for new entrants enrollees, and any other
17	information requirements deemed necessary by the board;
18	(5) Assure guaranteed issue of all plans; and
19	(6) Ensure an annual enrollment period under all plans.
20	(c) Benefit plan vendors are required to provide detailed information
21	in order to justify rate increases or inadequate performance reporting as
22	defined by the board.
23	
24	SECTION 6. Arkansas Code § 21-5-406 is amended to read as follows:
25	21-5-406. Executive director — Staff.
26	(a)(1) The State and Public School Life and Health Insurance Board
27	shall choose an executive director with the approval of the Director of the
28	Department of Finance and Administration.
29	(2) The executive director shall be employed by and serve at the
30	pleasure of the Director of the Department of Finance and Administration.
31	However, the board may recommend the removal of the executive director, but
32	removal shall be subject to the approval of the Director of the Department of
33	Finance and Administration.
34	(3) The executive director shall employ staff adequate to manage
35	the program within the funds appropriated therefor within the Department of
36	Finance and Administration.

1	(b) The executive director shall establish internal controls for the
2	fiscal management of the health and life insurance plans.
3	$\frac{(b)(1)}{(c)(1)}$ The executive director and his or her staff shall be
4	located in the Employee Benefits Division of the Department of Finance and
5	Administration.
6	(2) Premiums collected from employers, participating employees,
7	and retirees for health and life insurance plans shall be collected one (1)
8	month in advance and shall be used solely to pay medical claims, premiums,
9	and direct administrative expenses of the health and life insurance
10	programs.
11	$\frac{(c)(1)}{(d)}$ The executive director shall be charged with the duty of
12	administering the provisions of this subchapter and the rules, regulations,
13	and orders of the division and the board.
14	(e)(1) The executive director may require all participating entities
15	to appoint health insurance representatives, who will be required to adhere
16	to the policies adopted by the board and the regulations and procedures
17	issued by the Executive Director of the Employee Benefits Division in
18	managing the enrollment and premium payment processes of the agency or school
19	district.
20	(2) The executive director may request the removal of a
21	representative to ensure necessary internal controls.
22	$\frac{(2)(A)(3)(A)}{(3)(A)}$ The executive director shall have the authority to
23	supervise the implementation and day-to-day management of the health
24	insurance programs and other employee benefit programs, plans, and individual
25	and group policies made available to public school employees and state
26	employees state and public school employees, if applicable.
27	(B) This may include, but not be limited to:
28	(i) Life insurance coverages coverage;
29	(ii) Accident coverages <u>coverage</u> ;
30	(iii) Dental coverages <u>coverage</u> ;
31	(iv) Disability benefit programs;
32	(v) Optional retirement programs;
33	(vi) Deferred compensation;
34	(vii) Cafeteria plans; and
35	(viii) Such other benefit plans, benefit programs,
36	and individual and group benefit coverages that are offered from time to time

1 to public school employees and state employees members. 2 (C) This authority shall not include the State Employee Benefit Corporation benefit plan which is in effect on July 1, 1995. 3 4 (d) In addition, the executive director and the board may utilize the 5 services of health care consultants and actuaries if necessary as provided 6 for through the appropriation of the division. 7 (e) The Arkansas State Police Employee Health Plan shall be exempt 8 from any mandatory participation required by this section. 9 SECTION 7. Arkansas Code § 21-5-407 is amended as follows: 10 11 21-5-407. Definitions. 12 As used in this subchapter: 13 "Aggregate performance information" means a report or other 14 means of communication about the measurement of accomplishment of the 15 execution of certain tasks, achievement of certain results, or occurrence of 16 certain events related to all patients or to a class or group of patients 17 identifiable by certain criteria; (2) "Alternate retirement plan retiree" means a retiree of 18 certain institutions whose employer does not contribute to the State or 19 Public School Health Insurance Plan during their active employment as defined 20 21 in § 24-7-801. Further, an "alternate retirement plan", for the purposes of 22 this section, is a defined contribution plan allowed under the Internal 23 Revenue Service regulations and allowed, but not created by Arkansas state 24 law; 25 (2)(3) "Dependent" means any member of an employee's or 26 retiree's family who meets the eligibility for coverage under the health 27 benefit plans approved by the State and Public School Life and Health 28 Insurance Board; 29 (4) "Dual eligibility" means simultaneous participation as an employee, dependent, or retiree in the multiple programs offered by the 30 Employee Benefits Division; 31 32 (5) "Eligible inactive retiree" means a former member of the 33 General Assembly or a state elected constitutional officer who has served a sufficient number of years of credited service to be eligible for retirement 34 35 benefits, but who has not yet reached retirement age. Eligible inactive

retirees who enroll in the plan must pay the entire premium cost as set by

1	the board;
2	(3)(6) "Employee" means a state employee or a public school
3	district employee;
4	(7) "Health insurance representative" means an individual
5	appointed by a participating entity to act as an agent for the Employee
6	Benefits Division;
7	(8) "Ineligible inactive retiree" means a terminated employee
8	who has worked a sufficient number of years to be considered vested, but who
9	has not yet reached the age to qualify to receive a retirement benefit;
10	(9) "Internal Revenue Service" means the United States
11	government agency responsible for tax collection and tax law enforcement;
12	(4)(10) "Public school district employee" "Member" means all
13	public school district salaried employees; any enrolled state or public
14	school employee, retiree, or covered dependent;
15	(11) "Participating entity" means an organization authorized to
16	participate in a plan offered under this subchapter;
17	(12) "Participating institution" means any two-year or four-year
18	college which is participating in a plan offered under this subchapter;
19	(13) "Prepayment" means collection of medical or life insurance
20	premiums or both medical and life insurance premiums from the employee and
21	employer one (1) month in advance;
22	(14) "Qualifying event" means a change in an employee's personal
23	life that may impact their eligibility or a dependent's eligibility for
24	benefits, as defined by Internal Revenue Service guidelines;
25	$\frac{(5)}{(15)}$ "Quality-of-care information" means the contents of
26	medical records, member claims, patient surveys, pharmacy data, lab data, and
27	other records of or reports about systems, networks, hospitals, and clinical
28	providers to be gathered for assessment of the quality <u>and costs</u> of health
29	care provided by systems, networks, hospitals, and clinical providers;
30	(6)(16) "Quality performance indicator" means a specific inquiry
31	or standard that, when applied to quality-of-care information, reveals a
32	quantifiable measure of success or failure in system, network, hospital, or
33	clinical provider care;
34	(7)(17) "Retiree" means a retired employee who is eligible under
35	the provisions of § 21-5-411;
36	(18) "State" means the State of Arkansas: and

1	(9)(19) "Vendor" means:
2	(A) A corporation, partnership, or other organization
3	licensed to do business in and in good standing with the State of Arkansas;
4	and
5	(B) A corporation, partnership, or other organization
6	licensed to do business in and in good standing with the State of Arkansas
7	that is lawfully engaged in administering employer <u>or employee</u> funded health
8	benefit plans for employer groups in consideration of an administration fee
9	payable to the vendor.
10	
11	SECTION 8. Arkansas Code § 21-5-410 is amended to read as follows:
12	21-5-410. Employees - Eligibility.
13	(a) Eligible employees shall include:
14	(1) All actively employed permanent eligible employees of
15	eligible participating agencies, boards, commissions, institutions, and
16	constitutional offices;
17	(2) Members of the General Assembly;
18	(3) Elected constitutional officers;
19	(4) Appointed or elected board and commission members who are on
20	a full-time salaried basis; and
21	(5)(A) Those state contract employees hired by the Arkansas
22	National Guard on a full-time basis in accordance with the provisions of 10
23	U.S.C. § 2304.
24	$\frac{(b)}{(B)}$ Membership of the contract employees of the
25	Arkansas National Guard is conditioned upon the United States Government
26	contributing the employer's share to the State Employees Insurance Section
27	Employee Benefits Division of the Department of Finance and Administration.
28	$\frac{(c)}{(b)}$ Membership of state employees is conditioned upon the employee
29	being in a budgeted state employee position or a position authorized by the
30	General Assembly.
31	(d)(c) Permanent employees are those whose employment is not seasonal
32	or temporary and Employees whose actual performance of duty requires one
33	thousand (1,000) or more working hours per year.
34	$\frac{(e)}{(d)}$ If a participating institution discontinues its participation
35	in the group health <u>and life</u> insurance program instituted pursuant to the
36	provisions of this subchapter, then the institution may not re-participate in

1 the program for one (1) year two (2) years after the institution's final date 2 of participation in the program unless the executive director of the Employee 3 Benefits Division of the Department of Finance and Administration gives his or her consent to an earlier date. 4 5 (e) Members are not allowed dual eligibility in either the state 6 insurance plan or the public school insurance plan. The Arkansas State Police Employee Health Plan shall be exempt 7 8 from any mandatory participation required by this section. 9 10 SECTION 9. Arkansas Code § 21-5-411 is amended to read as follows: 11 21-5-411. Eligibility of certain retired employees. 12 (a)(1) State and public school employees shall be eligible allowed to continue coverage and, if qualified, to participate in the group health 13 14 insurance program instituted pursuant to the provisions of this subchapter 15 and other laws enacted to implement the program who are: 16 (A) Participating Members members of: 17 (i) The Arkansas Public Employees' Retirement 18 System, including the members of the legislative division and the contract 19 personnel of the Arkansas National Guard; (ii) The Arkansas Teacher Retirement System; 20 21 (iii) The Arkansas State Highway Employees' 22 Retirement System; 23 (iv) The Arkansas Judicial Retirement System; or 24 (v) An alternate retirement plan of a qualifying institution under § 24-7-801; and 25 26 (B) Retired and drawing benefits under the systems. Or 27 retire and receive benefits under the systems. 28 (2)(A)(i) If members of these retirement systems receive retirement benefits, thereby becoming active retirees, the active retirees 29 30 shall elect to enroll in $\frac{1}{4}$ the health benefit program sponsored by the State and Public School Life and Health Insurance Board. 31 32 The election to enroll in the retiree insurance (ii) 33 program shall be made within thirty-one (31) days of the member's becoming an 34 active retiree and shall be made in writing to the executive director of the State and Public School Life and Health Insurance Board to the Employee 35 36 Benefits Division on forms prescribed by the board required by the Employee

1 Benefits Division. 2 (B)(i) To be eligible to continue coverage or to qualify 3 for coverage after electing to decline participation, the member must have 4 been covered or been eligible for coverage on the last day of the member's 5 employment. 6 (ii) If a retiree declines coverage at the time of 7 retirement due to other employer-sponsored group health insurance coverage, 8 the retiree may make a one-time election to return to the retiree insurance 9 program with proof of continued insurance coverage if the retiree experiences 10 a qualifying event. 11 (C)(i) Except as provided in subdivision (a)(2)(C)(ii) of this section, an active retiree's failure to make an election during the 12 thirty-one-day election period or an active retiree's election to decline 13 14 participation in the health program is final. 15 (ii) If an active retiree declining coverage 16 specifies in writing and provides a letter of creditable employer group 17 coverage to show that the reason for the declination is because the active 18 retiree has coverage through another insurance program or employer group 19 health plan and the active retiree's coverage is subsequently terminated because of a loss of eligibility, as defined by Internal Revenue Service 20 21 regulations, and provides information from the former insurance company of 22 the loss of eligibility, then the active retiree and any dependents shall 23 qualify for coverage in a the health benefit program under this subsection 24 upon payment of the appropriate premium as established by the board, provided 25 the active retiree applies for coverage within thirty-one (31) (30) days of 26 the loss of eligibility. Loss of coverage is defined by Internal Revenue 27 Service and Health Insurance Portability and Accountability Act (HIPPA) 28 guidelines for special enrollment periods. Any subsequent termination of 29 health benefits by the retiree is final. 30 (3)(A) Notwithstanding any other provision to the contrary in this section, an employee with ten (10) or more years of creditable service 31 32 under the terms of a retirement plan listed in this section shall qualify for 33 continuation of health insurance coverage offered by the board if that 34 employee is separated from employment because of the expiration of a fixed 35 period of employment.

(B)(i) An employee qualifying for continuation of coverage

under this subsection shall be considered an "inactive retiree" and shall 1 2 have thirty-one (31) days from the effective date of termination to elect to 3 continue health insurance coverage under this section by notifying the 4 executive director Employee Benefits Division. 5 (ii) The election shall be made in writing on forms 6 required by the Employee Benefits Division. upon forms prescribed by the 7 board. 8 (ii) The agency or school district from which the 9 employee was terminated must certify the applicant's qualifications to the Employee Benefits Division of the Department of Finance and Administration. 10 11 (C)(i) Except as provided in subdivision (a)(3)(C)(ii) of 12 this section, an inactive retiree's failure to make an election during the thirty-one-day election period or an inactive retiree's election to decline 13 14 participation in the health program is final. 15 If an inactive retiree as defined in § 21-5-407 (ii)16 declining coverage specifies in writing that the reason for the declination 17 is because the inactive retiree has coverage through another insurance program or group health plan and the inactive retiree's coverage is 18 19 subsequently terminated because of a loss of eligibility, then the inactive retiree and any dependents shall qualify for coverage in a board-sponsored 20 21 health benefit program upon payment of the appropriate premium as established 22 by the board, provided the inactive retiree applies for coverage within 23 thirty-one (31) days of the loss of eligibility. 24 (D) An inactive retiree shall be charged a premium determined by the board to be actuarially sound, along with administrative 25 26 fees deemed appropriate. 27 (E) An inactive retiree shall not be eligible to return to 28 the board-sponsored health program if for any reason the inactive retiree 29 ceases coverage at any time after election under this subsection. 30 (F)(D) An eligible inactive retiree shall be reclassified as an "active retiree" upon electing to receive a retirement benefit by a 31 32 retirement system listed within this section and shall be charged the premium 33 rate appropriate for his or her rating category as an active retiree. 34 (4)(A) As used in this subsection, "loss of eligibility" means a 35 loss of coverage as a result of a legal separation, divorce, death of the 36 insured, termination of employment, or a reduction in the number of hours of

- 1 employment.
- 2 (B) "Loss of eligibility" shall not include a loss of
- 3 coverage from a failure to pay premiums, a failure to pay premiums on a
- 4 timely basis, <u>voluntary termination of coverage</u>, or a termination of coverage
- 5 for cause, such as making a fraudulent claim.
- 6 (b)(1) Persons who draw retirement benefits under the Arkansas Public
- 7 Employees' Retirement System, the Arkansas Teacher Retirement System, or the
- 8 Arkansas State Highway Employees' Retirement System, and retired contract
- 9 employees of the Arkansas National Guard who wish to participate in the group
- 10 insurance program provided for in this subchapter shall pay the retiree
- 11 amount of the premium or the cost of the policy issued to the retired
- 12 participant.
- 13 (2) The retiree portion of the premium or cost shall be deducted
- 14 from the retirement benefit checks of the retired participants. <u>If the</u>
- 15 retirement benefit is not large enough for the premium deduction, the premium
- 16 shall be paid by monthly bank draft on a designated date prescribed by the
- 17 Employee Benefits Division.
- 18 (c)(1) Eligible employees of institutions of higher education,
- 19 technical institutes, the Department of Higher Education, the Department of
- 20 Workforce Education, and the Arkansas Rehabilitation Services of the
- 21 Department of Workforce Education who are retired with at least five (5)
- 22 years of creditable service after July 1, 1983, shall be allowed to
- 23 participate in the group insurance program provided for in this subchapter
- 24 but shall pay the full amount of the premium or cost of the policy issued to
- 25 the retired participant.
- 26 (2) All eligible participants must make an option selection of
- 27 coverage within thirty-one (31) days subsequent to the date of their
- 28 notification of termination or retirement.
- 29 (d)(c) Members of the Arkansas Public Employees' Retirement System and
- 30 the Arkansas State Highway Employees' Retirement System who retire before
- 31 January 2, 1988, under the provisions of the Incentives for Early Retirement
- 32 Act, §§ 24-4-732, 24-5-122, and 24-6-102, shall not have to pay the full
- 33 amount of the premium and shall pay a portion of the cost of the policy as
- 34 set forth by the Incentives for Early Retirement Act, §§ 24-4-732, 24-5-122,
- 35 and 24-6-102.
- 36 (e)(d) Any future change in coverage other than cancellation shall be

- 1 extended only to newly acquired dependents, except that if an active or
- 2 inactive retiree declined dependent coverage at the time of election to be an
- active or inactive retiree and specified in writing that the reason for the 3
- 4 declination was that the dependent had other coverage, and if subsequently
- 5 the dependent involuntarily loses such coverage, except for fraud or
- 6 voluntary cessation of premium payment while the active or inactive retiree
- 7 is covered by the plan, then the dependent may be added within thirty-one
- 8 (31) days of the involuntary termination to the active or inactive retiree's
- 9 health insurance coverage for payment of the appropriate premium as
- established by the board. 10
- 11 (e) If a retiree dies and has covered dependents at the time of death,
- 12 the dependents have the right to continue coverage under the plan. Dependent
- children may be covered until marriage or until the maximum age limit for a 13
- dependent child has been reached. A surviving spouse may continue coverage 14
- 15 under the plan. If a surviving spouse or dependent declines coverage or
- 16 cancels existing coverage, then the surviving spouse or dependent have no
- 17 further privileges under the plan.

- 19 SECTION 10. Arkansas Code § 21-5-412 is amended to read as follows:
- 21-5-412. Eligibility of certain elected officers. 20
- 21 (a) Members of the General Assembly and the State elected
- 22 constitutional officers who have served a sufficient number of years of
- 23 credited service to be eligible for retirement benefits upon attainment of
- 24 retirement age, but who have not yet reached retirement age, shall be
- 25 eligible to continue to participate in State employees life and disability
- 26 health programs upon leaving elective service.
- 27 (b) Upon ending his or her service in the House of Representatives or
- 28 Senate, or as a state elected constitutional officer, a person shall have a
- 29 period of six (6) months to elect whether or not to continue participation in
- 30 the state employees life and disability programs in accordance with the
- 31 programs as currently in effect.
- 32 $\frac{(c)(1)}{(b)}(b)(1)$ Any person who is leaving the General Assembly or any
- 33 state elected constitutional officer who wishes to participate in the state
- 34 employee's life and disability program provided for in this subchapter shall
- 35 be offered continuation of coverage under the Consolidated Omnibus Budget
- Reconciliation Act (COBRA). pay the full amount of the premium or cost of the 36

Ţ	policy issued to the participant, including the amount which the state is
2	otherwise authorized to pay.
3	(2) The payments shall be made on a semimonthly, monthly, or
4	quarterly basis as determined by the State and Public School Life and Health
5	Insurance Board and shall be remitted through the state agency or office from
6	which the person last received his or her salary as a member of the General
7	Assembly or as a state elected constitutional officer.
8	(2)(A) An employee with ten (10) or more years of creditable
9	service under the terms of a retirement plan listed in this section shall
10	qualify for continuation of health insurance coverage offered by the board if
11	that employee is separated from employment because of the expiration of a
12	fixed period of employment.
13	(B)(i) An elected officer qualifying for continuation of
14	coverage under this subsection shall be considered an "eligible inactive
15	retiree" and shall have thirty-one (31) days from the effective date of
16	termination to elect to continue health insurance coverage under this section
17	by notifying the Employee Benefits Division in writing on forms required by
18	the Employee Benefits Division.
19	(ii) The eligible inactive retiree shall pay the
20	full amount of the insurance premium.
21	(C)(i) Except as provided in subdivision (b)(3)(C)(ii) of
22	this section, an eligible inactive retiree's failure to make an election
23	during the thirty-one day election period, or an eligible inactive retiree's
24	election to decline participation in the health program is final.
25	(ii) An eligible inactive retiree who declined
26	coverage and any dependents of the eligible inactive retiree shall qualify
27	for coverage in the board-sponsored health benefit program upon payment of
28	the appropriate premium as established by the board, provided the eligible
29	inactive retiree applied for coverage within thirty-one (31) days of the loss
30	of eligibility if:
31	(a) The eligible inactive retiree who declined
32	coverage specifies in writing that the reason for the declination is because
33	the eligible inactive retiree has coverage through another group health plan;
34	(b) The eligible inactive retiree's coverage
35	is subsequently terminated because of a loss of eligibility; and
36	(c) The eligible inactive retiree provides

1 information from the former insurance company confirming the loss of 2 coverage. 3 (D)(i) An inactive retiree shall be charged the 4 Consolidated Omnibus Budget Reconciliation Act (COBRA) premium determined by the board to be actuarially sound, along with administrative fees deemed 5 6 appropriate. 7 (ii) An eligible inactive retiree shall be 8 reclassified as an active retiree upon electing to receive a retirement 9 benefit by a retirement system listed within this section and shall be charged the premium rate appropriate for his or her rating category as an 10 11 active retiree. 12 SECTION 11. Arkansas Code § 21-5-413 is repealed. 13 14 21-5-413. Employer contributions. 15 The percentage of the premiums or costs to be paid by the participating 16 employer shall be authorized by the General Assembly. 17 SECTION 12. Arkansas Code § 21-5-414 is amended to read as follows: 18 19 21-5-414. State contributions generally - Partial State contribution of 20 employees' premiums. 21 The Department of Finance and Administration shall seek the advice 22 of the Legislative Council and the House Interim Committee on Insurance and Commerce and the Senate Interim Committee on Insurance and Commerce before 23 24 additional contributions can be made. (b)(1) The State of Arkansas, on behalf of agencies participating in 25 26 the plans adopted by the state, is authorized to make a monthly contribution 27 equal to the number of budgeted state employee positions multiplied by the 28 monthly contribution authorized by the Chief Fiscal Officer of the State, not 29 to exceed three hundred fifty dollars (\$350) four hundred twenty-five dollars 30 (\$425) monthly for each State state employee budgeted position into a fund designated for State state employee health benefits, to partially defray the 31 32 cost of life and health insurance for employees of the State participating in 33 the plan sponsored by the State and Public School Life and Health Insurance 34 Board. 35 The department may make a monthly contribution to partially 36 defray the cost of health insurance for State employee retirees, utilizing

1	funds made available for that purpose, not to exceed the amount authorized by
2	the Chief Fiscal Officer of the State.
3	
4	SECTION 13. Arkansas Code § 21-5-415 is amended to read as follows:
5	21-5-415. Nonpayment of premiums and failure to file reports by agency
6	or school district.
7	(a)(l) If any participating agency or school district does not remit
8	insurance premiums and required monthly reports to the Employee Benefits
9	Division of the Department of Finance and Administration by twenty (20)
10	calendar days after the pay period ending date, the division shall have the
11	right to impose interest of ten percent (10%) per annum on the moneys due the
12	last calendar day of each billing month, the division shall impose a penalty
13	of two dollars (\$2.00) per insured member or one hundred dollars (\$100),
14	whichever is greater.
15	(2) Interest will be computed on the actual days of delinquency,
16	with a minimum charge being billed when appropriate.
17	(3) Interest payable will be determined using the date the
18	delinquent funds are received, and an invoice for the interest shall be sent
19	to the agency or school district.
20	(2) Penalties will be assessed and invoiced based on the actual
21	number of members included on the monthly billing report that is past due.
22	Invoices will be processed at the beginning of the month following the
23	infraction.
24	$\frac{(b)(1)}{(3)}$ Payment Penalties shall be payable to the group insurance
25	trust funds Employee Benefits Division and must be received by the division
26	no later than the last calendar day of the month following $\frac{\text{billing invoicing.}}{\text{one of the month following }}$
27	$\frac{(2)}{(4)}$ If payment is not received by the division by the $\frac{1}{2}$
28	$\underline{\it calendar\ \it day\ \it of\ \it the\ \it month\ \it following\ \it billing\ \it \underline{\it due\ \it date}}$ the following collection
29	methods may be used:
30	(A)(i) The Chief Fiscal Officer of the State may cause the
31	interest payable amount sought to be transferred to the division from:
32	(a) Funds the agency or school district has on
33	deposit with the Treasurer of State; or
34	(b) Any funds the <u>agency or</u> school district is
35	due from the State.
36	(ii) If a transfer must be made, a transfer penalty

- of twenty dollars (\$20.00) per transfer $\frac{may}{shall}$ be assessed each agency or school district fund and included in the transfer;
- (B) The agency director or school district superintendent may be required to appear before the State and Public School Life and Health Insurance Board to report the reasons for nonpayment or incorrect reporting; and
- 7 (C) The Chief Fiscal Officer of the State may use his or 8 her powers outlined in § 19-4-301 et seq. to aid in collection.
- 9 (e)(5) Nonpayment of premiums could also result in a lapse of
 10 health and life insurance coverage for employees of the school district,
 11 agency, or the agency assuming responsibility for paying health and life
 12 claims for its employees.
- (d)(1) In the event any participating agency or school district fails
 to file the necessary reports with the division by twenty (20) calendar days
 after the due date, the division shall have the right to impose a penalty of
 fifty dollars (\$50.00) per insured.
- 17 (2) An additional penalty of fifty dollars (\$50.00) per insured
 18 will be assessed for each subsequent reporting period the overdue report
 19 remains in arrears.
- 20 (e)(1) An invoice for this penalty will be sent to the agency or
 21 school district, and payment shall be payable to the group insurance trust
 22 funds and must be received by the division no later than the last calendar
 23 day of the month following billing.
- 24 (2) If payment is not received by the division by the last
 25 calendar day of the month following billing, the following collection methods
 26 may be used:
- 27 (A)(i) The Chief Fiscal Officer of the State may cause the interest payable to be transferred to the division from:
- 31 (b) Any funds the school district is due from the state.
- 32 (ii) If a transfer must be made, a transfer penalty
 33 of twenty dollars (\$20.00) per transfer may be assessed each agency fund and
 34 included in the transfer;

1	nonpayment; and
2	(C) The Chief Fiscal Officer of the State may use his or
3	her powers as outlined in § 19-4-301 et seq. to aid in collection.
4	$\frac{(f)(1)(b)(1)}{(b)(b)}$ If any participating agency or school district fails to
5	follow established policy and procedures set by the executive director,
6	including but not limited to notify notifying the division of an insured's
7	leave without pay, family medical leave, or military leave status, or if any
8	participating agency or school district provides incorrect benefit
9	information, or processes unauthorized benefit changes, including system
10	entries that result in un-reimbursed expenses to the State Employees Benefits
11	Trust Fund or Public School Employees Insurance Trust Fund, of the State and
12	Public School Employees Insurance Fund, the division shall have the right
13	to:
14	(A) Require the agency to pay the total amount of the
15	insured's premium; and
16	(B) Impose a penalty of fifty dollars (\$50.00) per
17	insured.
18	(2) Penalties will be assessed and invoiced based on the actual
19	number of violations. Invoices will be processed at the beginning of the
20	month following discovery of the infraction.
21	(3) Penalties shall be payable to the Employee Benefits Division
22	and must be received by the last calendar day of the month following
23	invoicing.
24	$\frac{(2)(A)(4)}{(4)}$ The Chief Fiscal Officer of the State may cause the
25	amount sought to be transferred from:
26	$\frac{(i)}{(A)}$ Funds the agency or school district has on deposit
27	with the Treasurer of State; or
28	$\frac{(ii)(B)}{(B)}$ Any funds the <u>agency or</u> school district is due
29	from the state.
30	$\frac{(B)}{(5)}$ If a transfer is made, a transfer penalty of twenty
31	dollars (\$20.00) per transfer $\frac{may}{shall}$ be assessed each agency or school
32	district fund and included in the transfer.
33	$\frac{(g)}{(c)}$ The division may correct any error regarding an insured benefit
34	<u>insured's benefits</u> according to existing documentation without authorization
35	or prior notification to the agency or school district.

1 SECTION 14. Arkansas Code § 21-5-417 is amended to read as follows: 2 21-5-417. State contribution for employee receiving workers' 3 compensation. 4 Notwithstanding any other provisions of the law, a state agency may 5 shall remit the employer's contribution to a health insurance program the 6 Employee Benefits Division for state employees when the employee is in a 7 leave without pay status, provided that the employee is in a leave without 8 pay status because of a work-related injury and is receiving benefits from workers' compensation. 9 10 11 SECTION 15. Arkansas Code § 21-5-504 is amended as follows: 12 21-5-504. Authority of State or political subdivision. (a) The state or any county, city, town, or other political 13 subdivision may agree, by contract, with any employee to defer, in whole or 14 15 in part, any portion of that employee's future compensation to a deferred 16 compensation program. 17 (b)(1) The administrator of the deferred compensation program may: (A) Contract for, purchase, or otherwise procure annuity 18 19 contracts for the deferred compensation program; and 20 Through a trust or custodian, contract for, purchase, 21 or otherwise procure fixed or variable life insurance contracts, mutual 22 funds, pooled investment funds, or such other investment vehicles that comply 23 with State and federal laws and which permit the deferral of compensation for 24 income tax and retirement savings purposes. 25 (2) If an annuity or life insurance contract is purchased, then 26 it must be purchased from an insurance company licensed to contract business 27 in this state, and any insurance agent selling such contracts must be 28 licensed by this state. 29 30 SECTION 16. Arkansas Code § 21-5-507 is amended as follows: 21-5-507. Payments by administrator. 31 32 (a) Notwithstanding any other provision of law to the contrary, the 33 Executive Director of the Employee Benefits Division of the Department of 34 Finance and Administration or the appropriate officer of the county, city, 35 town, or other political subdivision designated to administer the deferred 36 compensation program is authorized:

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- 1 (1) To make payments of premiums for the purchase of annuity 2 contracts under the deferred compensation program; and
- 3 (2) To make payments deferrals to a trustee or custodian holding 4 fixed or variable life insurance contracts, annuity contracts, mutual funds, 5 pooled investment funds, or other investment vehicles under the deferred 6 compensation program.
 - (b) The payments <u>and deferrals</u> shall not be construed to be a prohibited use of the general assets of the state, county, city, town, or other political subdivision.

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11 SECTION 17. Arkansas Code § 21-5-508 is amended to read as follows:

21-5-508. Taxation of deferred income.

Any sum deferred under the deferred compensation program shall not be subject to income taxation until distribution is actually made to the employee or beneficiary.

17 SECTION 18. Arkansas Code § 6-17-1117 is amended to read as follows: 18 6-17-1117. Health insurance.

- (a) Beginning on October 1, 2004, local school districts shall pay the health insurance contribution rate of one hundred thirty-one dollars (\$131) per month for each eligible employee electing to participate in the public school employees' health insurance program.
- (b)(1) The Department of Education shall pay the Employee Benefits Division of the Department of Finance and Administration sixty-one dollars (\$61.00) per month for each eligible employee of a public school district electing to participate in the public school employees' health insurance program administered by the State and Public School Life and Health Insurance Board.
- 29 (2) The funds provided to the division under this subsection 30 shall be administered by the board for the benefit of the employee 31 participants of the public school employees' health insurance program.
- 32 (3)(A)(i) In the event that appropriation or funding is not 33 provided, the department shall not be responsible for the increased payments 34 for the public school employee health insurance program as established by 35 this section.
- $\frac{(ii)}{(B)}$ If funding and appropriation are provided but are

1	inadequate for the total number of employees electing to participate in the
2	public school employees' health insurance program, the department shall pay a
3	proportional share on behalf of each participant.
4	(B) Notwithstanding the special language provision in the
5	department's appropriation act granting transfer authority or any other law
6	to the contrary, appropriation and funding provided for the purposes of this
7	section shall not be transferred by the department for any other purpose.
8	(c)(l) A school district shall:
9	(A) Provide the same employer-provided health insurance
10	benefits for all full-time school district employees; and
11	(B) Pay the same employer contribution rate for each
12	eligible employee electing to participate in the public school employees'
13	health insurance program.
14	(2) If a school district entered into a contract with a
15	superintendent, teacher, or other personnel prior to April 11, 2006, and the
16	contract provides for a higher employer contribution rate than is paid for a
17	majority of the certified personnel in the district, then the district may
18	continue to pay the higher contribution rate as provided under the existing
19	contract but not under extensions, addendums, or new contracts created after
20	April 11, 2006, without increasing all other employees to the same rate.
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22	/s/ Saunders
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