

96TH GENERAL ASSEMBLY State of Illinois 2009 and 2010 HB6162

Introduced 2/11/2010, by Rep. Barbara Flynn Currie

SYNOPSIS AS INTRODUCED:

5 ILCS 375/3 5 ILCS 375/6.9 5 ILCS 375/6.10 40 ILCS 15/1.4 30 ILCS 805/8.34 new

from Ch. 127, par. 523

Amends the State Employees Group Insurance Act of 1971 and the State Pension Funds Continuing Appropriation Act. Beginning July 1, 2011, requires the Department of Central Management Services to administer a program of health benefits coverage for retirees, and their dependents, of certain community college districts previously not participating in the Community College Health Insurance Security Fund. Beginning January 1, 2011, provides for the collection and use of contributions. Beginning July 1, 2010, establishes a committee to advise the State on the program and necessary adjustments in funding sources. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

LRB096 19250 JAM 34641 b

FISCAL NOTE ACT

1 AN ACT concerning government.

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

- 4 Section 5. The State Employees Group Insurance Act of 1971
- is amended by changing Sections 3, 6.9, and 6.10 as follows:
- 6 (5 ILCS 375/3) (from Ch. 127, par. 523)
- 7 Sec. 3. Definitions. Unless the context otherwise
- 8 requires, the following words and phrases as used in this Act
- 9 shall have the following meanings. The Department may define
- 10 these and other words and phrases separately for the purpose of
- 11 implementing specific programs providing benefits under this
- 12 Act.
- 13 (a) "Administrative service organization" means any
- 14 person, firm or corporation experienced in the handling of
- 15 claims which is fully qualified, financially sound and capable
- 16 of meeting the service requirements of a contract of
- administration executed with the Department.
- 18 (b) "Annuitant" means (1) an employee who retires, or has
- retired, on or after January 1, 1966 on an immediate annuity
- 20 under the provisions of Articles 2, 14 (including an employee
- 21 who has elected to receive an alternative retirement
- 22 cancellation payment under Section 14-108.5 of the Illinois
- Pension Code in lieu of an annuity), 15 (including an employee

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retired under the optional retirement program who has established under Section 15-158.2), paragraphs (2), (3), or (5) of Section 16-106, or Article 18 of the Illinois Pension Code; (2) any person who was receiving group insurance coverage under this Act as of March 31, 1978 by reason of his status as an annuitant, even though the annuity in relation to which such coverage was provided is a proportional annuity based on less than the minimum period of service required for a retirement annuity in the system involved; (3) any person not otherwise covered by this Act who has retired as a participating member under Article 2 of the Illinois Pension Code but is ineligible for the retirement annuity under Section 2-119 of the Illinois Pension Code; (4) the spouse of any person who is receiving a retirement annuity under Article 18 of the Illinois Pension Code and who is covered under a group health insurance program sponsored by a governmental employer other than the State of Illinois and who has irrevocably elected to waive his or her coverage under this Act and to have his or her considered as the "annuitant" under this Act and not as a "dependent"; or (5) an employee who retires, or has retired, from a qualified position, as determined according to rules promulgated by the Director, under a qualified local government, a qualified rehabilitation facility, a qualified domestic violence shelter or service, or a qualified child advocacy center. (For definition of "retired employee", see (p) post).

- (b-5) "New SERS annuitant" means a person who, on or after January 1, 1998, becomes an annuitant, as defined in subsection (b), by virtue of beginning to receive a retirement annuity under Article 14 of the Illinois Pension Code (including an employee who has elected to receive an alternative retirement cancellation payment under Section 14-108.5 of that Code in lieu of an annuity), and is eligible to participate in the basic program of group health benefits provided for annuitants under this Act.
- (b-6) "New SURS annuitant" means a person who (1) on or after January 1, 1998, becomes an annuitant, as defined in subsection (b), by virtue of beginning to receive a retirement annuity under Article 15 of the Illinois Pension Code, (2) has not made the election authorized under Section 15-135.1 of the Illinois Pension Code, and (3) is eligible to participate in the basic program of group health benefits provided for annuitants under this Act.
 - (b-7) "New TRS State annuitant" means a person who, on or after July 1, 1998, becomes an annuitant, as defined in subsection (b), by virtue of beginning to receive a retirement annuity under Article 16 of the Illinois Pension Code based on service as a teacher as defined in paragraph (2), (3), or (5) of Section 16-106 of that Code, and is eligible to participate in the basic program of group health benefits provided for annuitants under this Act.
 - (c) "Carrier" means (1) an insurance company, a corporation

- organized under the Limited Health Service Organization Act or the Voluntary Health Services Plan Act, a partnership, or other nongovernmental organization, which is authorized to do group life or group health insurance business in Illinois, or (2) the State of Illinois as a self-insurer.
- 6 "Compensation" means salary or wages payable on a 7 regular payroll by the State Treasurer on a warrant of the 8 State Comptroller out of any State, trust or federal fund, or 9 by the Governor of the State through a disbursing officer of 10 the State out of a trust or out of federal funds, or by any 11 Department out of State, trust, federal or other funds held by 12 the State Treasurer or the Department, to any person for 13 currently performed, and ordinary personal services accidental disability benefits under Articles 2, 14, 14 (including ordinary or accidental disability benefits under 15 16 the optional retirement program established under Section 17 15-158.2), paragraphs (2), (3), or (5) of Section 16-106, or Article 18 of the Illinois Pension Code, for disability 18 19 incurred after January 1, 1966, or benefits payable under the Workers' Compensation or Occupational Diseases Act or benefits 20 payable under a sick pay plan established in accordance with 21 22 Section 36 of the State Finance Act. "Compensation" also means 23 salary or wages paid to an employee of any qualified local 24 government, qualified rehabilitation facility, qualified domestic violence shelter or service, or qualified child 25 26 advocacy center.

- (e) "Commission" means the State Employees Group Insurance Advisory Commission authorized by this Act. Commencing July 1, 1984, "Commission" as used in this Act means the Commission on Government Forecasting and Accountability as established by the Legislative Commission Reorganization Act of 1984.
 - (f) "Contributory", when referred to as contributory coverage, shall mean optional coverages or benefits elected by the member toward the cost of which such member makes contribution, or which are funded in whole or in part through the acceptance of a reduction in earnings or the foregoing of an increase in earnings by an employee, as distinguished from noncontributory coverage or benefits which are paid entirely by the State of Illinois without reduction of the member's salary.
 - (g) "Department" means any department, institution, board, commission, officer, court or any agency of the State government receiving appropriations and having power to certify payrolls to the Comptroller authorizing payments of salary and wages against such appropriations as are made by the General Assembly from any State fund, or against trust funds held by the State Treasurer and includes boards of trustees of the retirement systems created by Articles 2, 14, 15, 16 and 18 of the Illinois Pension Code. "Department" also includes the Illinois Comprehensive Health Insurance Board, the Board of Examiners established under the Illinois Public Accounting Act, and the Illinois Finance Authority.
 - (h) "Dependent", when the term is used in the context of

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the health and life plan, means a member's spouse and any unmarried child (1) from birth to age 19 including an adopted child, a child who lives with the member from the time of the filing of a petition for adoption until entry of an order of adoption, a stepchild or recognized child who lives with the member in a parent-child relationship, or a child who lives with the member if such member is a court appointed guardian of the child, (2) age 19 to 24 enrolled as a full-time student in any accredited school, financially dependent upon the member, and eliqible to be claimed as a dependent for income tax purposes, (2.1) age 19 to 24 on a medical leave of absence as described in Section 356z.11 of the Illinois Insurance Code (215 ILCS 5/356z.11), or (3) age 19 or over who is mentally or physically handicapped. For the purposes of item (2), an unmarried child age 19 to 24 who is a member of the United States Armed Services, including the Illinois National Guard, and is mobilized to active duty shall qualify as a dependent beyond the age of 24 and until the age of 25 and while a full-time student for the amount of time spent on active duty between the ages of 19 and 24. The individual attempting to additional qualify for this time must submit written documentation of active duty service to the Director. The changes made by this amendatory Act of the 94th General Assembly apply only to individuals mobilized to active duty in the United States Armed Services, including the Illinois National Guard, on or after January 1, 2002. For the health

- plan only, the term "dependent" also includes any person enrolled prior to the effective date of this Section who is dependent upon the member to the extent that the member may claim such person as a dependent for income tax deduction purposes; no other such person may be enrolled. For the health plan only, the term "dependent" also includes any person who has received after June 30, 2000 an organ transplant and who is financially dependent upon the member and eligible to be claimed as a dependent for income tax purposes.
- (i) "Director" means the Director of the Illinois
 Department of Central Management Services or of any successor
 agency designated to administer this Act.
 - (j) "Eligibility period" means the period of time a member has to elect enrollment in programs or to select benefits without regard to age, sex or health.
 - (k) "Employee" means and includes each officer or employee in the service of a department who (1) receives his compensation for service rendered to the department on a warrant issued pursuant to a payroll certified by a department or on a warrant or check issued and drawn by a department upon a trust, federal or other fund or on a warrant issued pursuant to a payroll certified by an elected or duly appointed officer of the State or who receives payment of the performance of personal services on a warrant issued pursuant to a payroll certified by a Department and drawn by the Comptroller upon the State Treasurer against appropriations made by the General

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Assembly from any fund or against trust funds held by the State Treasurer, and (2) is employed full-time or part-time in a position normally requiring actual performance of duty during not less than 1/2 of a normal work period, as established by the Director in cooperation with each department, except that persons elected by popular vote will be considered employees during the entire term for which they are elected regardless of hours devoted to the service of the State, and (3) except that "employee" does not include any person who is not eligible by reason of such person's employment to participate in one of the State retirement systems under Articles 2, 14, 15 (either the regular Article 15 system or the optional retirement program established under Section 15-158.2) or 18, or under paragraph (2), (3), or (5) of Section 16-106, of the Illinois Pension Code, but such term does include persons who are employed during the 6 month qualifying period under Article 14 of the Illinois Pension Code. Such term also includes any person who (1) after January 1, 1966, is receiving ordinary or accidental disability benefits under Articles 2, 14, 15 (including ordinary or accidental disability benefits under the optional retirement program established under Section 15-158.2), paragraphs (2), (3), or (5) of Section 16-106, or Article 18 of the Illinois Pension Code, for disability incurred after January 1, 1966, (2) receives total permanent or total temporary disability under the Workers' Compensation Act or Occupational Disease Act as a result of injuries sustained or

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illness contracted in the course of employment with the State of Illinois, or (3) is not otherwise covered under this Act and has retired as a participating member under Article 2 of the Illinois Pension Code but is ineligible for the retirement annuity under Section 2-119 of the Illinois Pension Code. However, a person who satisfies the criteria of the foregoing definition of "employee" except that such person is made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code is also an "employee" for the purposes of this Act. "Employee" also includes any person receiving or eligible for benefits under a sick pay plan established in accordance with Section 36 of the State Finance Act. "Employee" also includes (i) each officer or employee in the service of a qualified local government, including persons appointed as trustees of sanitary districts regardless of hours devoted to the service of the sanitary district, (ii) each employee in the service of a qualified rehabilitation facility, (iii) each full-time employee in the service of a qualified domestic violence shelter or service, and (iv) each full-time employee in the service of a qualified child advocacy center, as determined according to rules promulgated by the Director.

- (1)"Member" means employee, annuitant, an retired employee or survivor.
- (m) "Optional coverages or benefits" means those coverages or benefits available to the member on his or her voluntary 26

- 1 election, and at his or her own expense.
- 2 (n) "Program" means the group life insurance, health
 3 benefits and other employee benefits designed and contracted
 4 for by the Director under this Act.
 - (o) "Health plan" means a health benefits program offered by the State of Illinois for persons eligible for the plan.
 - (p) "Retired employee" means any person who would be an annuitant as that term is defined herein but for the fact that such person retired prior to January 1, 1966. Such term also includes any person formerly employed by the University of Illinois in the Cooperative Extension Service who would be an annuitant but for the fact that such person was made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code.
 - (q) "Survivor" means a person receiving an annuity as a survivor of an employee or of an annuitant. "Survivor" also includes: (1) the surviving dependent of a person who satisfies the definition of "employee" except that such person is made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code; (2) the surviving dependent of any person formerly employed by the University of Illinois in the Cooperative Extension Service who would be an annuitant except for the fact that such person was made ineligible to participate in the State Universities Retirement System by

- 1 clause (4) of subsection (a) of Section 15-107 of the Illinois
- 2 Pension Code; and (3) the surviving dependent of a person who
- 3 was an annuitant under this Act by virtue of receiving an
- 4 alternative retirement cancellation payment under Section
- 5 14-108.5 of the Illinois Pension Code.
- 6 (q-2) "SERS" means the State Employees' Retirement System
- of Illinois, created under Article 14 of the Illinois Pension
- 8 Code.
- 9 (q-3) "SURS" means the State Universities Retirement
- 10 System, created under Article 15 of the Illinois Pension Code.
- 11 (q-4) "TRS" means the Teachers' Retirement System of the
- 12 State of Illinois, created under Article 16 of the Illinois
- 13 Pension Code.
- 14 (q-5) "New SERS survivor" means a survivor, as defined in
- 15 subsection (q), whose annuity is paid under Article 14 of the
- 16 Illinois Pension Code and is based on the death of (i) an
- employee whose death occurs on or after January 1, 1998, or
- 18 (ii) a new SERS annuitant as defined in subsection (b-5). "New
- 19 SERS survivor" includes the surviving dependent of a person who
- 20 was an annuitant under this Act by virtue of receiving an
- 21 alternative retirement cancellation payment under Section
- 22 14-108.5 of the Illinois Pension Code.
- 23 (q-6) "New SURS survivor" means a survivor, as defined in
- subsection (q), whose annuity is paid under Article 15 of the
- 25 Illinois Pension Code and is based on the death of (i) an
- 26 employee whose death occurs on or after January 1, 1998, or

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- 1 (ii) a new SURS annuitant as defined in subsection (b-6).
- (q-7) "New TRS State survivor" means a survivor, as defined in subsection (q), whose annuity is paid under Article 16 of the Illinois Pension Code and is based on the death of (i) an employee who is a teacher as defined in paragraph (2), (3), or (5) of Section 16-106 of that Code and whose death occurs on or after July 1, 1998, or (ii) a new TRS State annuitant as defined in subsection (b-7).
 - (r) "Medical services" means the services provided within the scope of their licenses by practitioners in all categories licensed under the Medical Practice Act of 1987.
 - "Unit of local government" means (s) any county, district municipality, township, school (including combination of school districts under the Intergovernmental Cooperation Act), special district or other unit, designated as a unit of local government by law, which exercises limited governmental powers or powers in respect to limited governmental subjects, any not-for-profit association with a membership that primarily includes townships and township officials, that has duties that include provision of research service, dissemination of information, and other acts for the purpose of improving township government, and that is funded wholly or partly in accordance with Section 85-15 of the Township Code; any not-for-profit corporation or association, with a membership consisting primarily of municipalities, that operates its own utility system, and provides research,

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- training, dissemination of information, or other acts to promote cooperation between and among municipalities that provide utility services and for the advancement of the goals purposes of its membership; the Southern Illinois Collegiate Common Market, which is a consortium of higher education institutions in Southern Illinois; the Illinois Association of Park Districts; and any hospital provider that is owned by a county that has 100 or fewer hospital beds and has not already joined the program. "Qualified government" means a unit of local government approved by the Director and participating in a program created under subsection (i) of Section 10 of this Act.
- "Qualified rehabilitation facility" means (t) any not-for-profit organization that is accredited by the Commission on Accreditation of Rehabilitation Facilities or certified by the Department of Human Services (as successor to of Mental Health the Department and Developmental Disabilities) to provide services to persons with disabilities and which receives funds from the State of Illinois for providing those services, approved by the Director participating in a program created under subsection (j) of Section 10 of this Act.
 - (u) "Qualified domestic violence shelter or service" means any Illinois domestic violence shelter or service and its administrative offices funded by the Department of Human Services (as successor to the Illinois Department of Public

- Aid), approved by the Director and participating in a program created under subsection (k) of Section 10.
 - (v) "TRS benefit recipient" means a person who:
 - (1) is not a "member" as defined in this Section; and
 - (2) is receiving a monthly benefit or retirement annuity under Article 16 of the Illinois Pension Code; and
 - (3) either (i) has at least 8 years of creditable service under Article 16 of the Illinois Pension Code, or (ii) was enrolled in the health insurance program offered under that Article on January 1, 1996, or (iii) is the survivor of a benefit recipient who had at least 8 years of creditable service under Article 16 of the Illinois Pension Code or was enrolled in the health insurance program offered under that Article on the effective date of this amendatory Act of 1995, or (iv) is a recipient or survivor of a recipient of a disability benefit under Article 16 of the Illinois Pension Code.
 - (w) "TRS dependent beneficiary" means a person who:
 - (1) is not a "member" or "dependent" as defined in this Section; and
 - (2) is a TRS benefit recipient's: (A) spouse, (B) dependent parent who is receiving at least half of his or her support from the TRS benefit recipient, or (C) unmarried natural or adopted child who is (i) under age 19, or (ii) enrolled as a full-time student in an accredited school, financially dependent upon the TRS benefit

- recipient, eligible to be claimed as a dependent for income tax purposes, and either is under age 24 or was, on January 1, 1996, participating as a dependent beneficiary in the health insurance program offered under Article 16 of the Illinois Pension Code, or (iii) age 19 or over who is mentally or physically handicapped.
 - (x) "Military leave with pay and benefits" refers to individuals in basic training for reserves, special/advanced training, annual training, emergency call up, or activation by the President of the United States with approved pay and benefits.
 - (y) "Military leave without pay and benefits" refers to individuals who enlist for active duty in a regular component of the U.S. Armed Forces or other duty not specified or authorized under military leave with pay and benefits.
- 16 (z) "Community college benefit recipient" means a person who:
 - (1) is not a "member" as defined in this Section; and
 - (2) is receiving a monthly survivor's annuity or retirement annuity under Article 15 of the Illinois Pension Code; and
 - (3) either (i) was a full-time employee of a community college district or an association of community college boards created under the Public Community College Act (other than, until July 1, 2011, an employee whose last employer under Article 15 of the Illinois Pension Code was

a community college district subject to Article VII of the Public Community College Act) and was eligible to participate in a group health benefit plan as an employee during the time of employment with a community college district (other than, until July 1, 2011, a community college district subject to Article VII of the Public Community College Act) or an association of community college boards, or (ii) is the survivor of a person described in item (i).

- 10 (aa) "Community college dependent beneficiary" means a
 11 person who:
 - (1) is not a "member" or "dependent" as defined in this Section; and
 - (2) is a community college benefit recipient's: (A) spouse, (B) dependent parent who is receiving at least half of his or her support from the community college benefit recipient, or (C) unmarried natural or adopted child who is (i) under age 19, or (ii) enrolled as a full-time student in an accredited school, financially dependent upon the community college benefit recipient, eligible to be claimed as a dependent for income tax purposes and under age 23, or (iii) age 19 or over and mentally or physically handicapped.
 - (bb) "Qualified child advocacy center" means any Illinois child advocacy center and its administrative offices funded by the Department of Children and Family Services, as defined by

- 1 the Children's Advocacy Center Act (55 ILCS 80/), approved by
- 2 the Director and participating in a program created under
- 3 subsection (n) of Section 10.
- 4 (Source: P.A. 95-331, eff. 8-21-07; 95-632, eff. 9-25-07;
- 5 96-756, eff. 1-1-10.)
- 6 (5 ILCS 375/6.9)
- Sec. 6.9. Health benefits for community college benefit
- 8 recipients and community college dependent beneficiaries.
- 9 (a) Purpose. It is the purpose of $\underline{\text{these}}$ $\underline{\text{this}}$ amendatory
- $\underline{\text{Acts}}$ $\underline{\text{Act}}$ of 1997 $\underline{\text{and}}$ 2010 to establish a uniform program of
- 11 health benefits for community college benefit recipients and
- 12 their dependent beneficiaries under the administration of the
- 13 Department of Central Management Services.
- 14 (b) Creation of program. Beginning July 1, 1999, the
- Department of Central Management Services shall be responsible
- 16 for administering a program of health benefits for community
- 17 college benefit recipients and community college dependent
- 18 beneficiaries under this Section. The State Universities
- 19 Retirement System and the boards of trustees of the various
- 20 community college districts shall cooperate with the
- 21 Department in this endeavor.
- Beginning July 1, 2011, the Department of Central
- 23 Management Services shall be responsible for administering a
- 24 program of health benefits for community college benefit
- 25 recipients and community college dependent beneficiaries

- 1 <u>subject to Article VII of the Public Community College Act. The</u>
- 2 State Universities Retirement System and the boards of trustees
- 3 of the community college districts shall cooperate with the
- 4 Department in this endeavor.
- 5 (c) Eligibility. All community college benefit recipients
- 6 and community college dependent beneficiaries shall be
- 7 eligible to participate in the program established under this
- 8 Section, without any interruption or delay in coverage or
- 9 limitation as to pre-existing medical conditions. Eligibility
- 10 to participate shall be determined by the State Universities
- 11 Retirement System. Eligibility information shall be
- 12 communicated to the Department of Central Management Services
- in a format acceptable to the Department.
- 14 (d) Coverage. The health benefit coverage provided under
- this Section shall be a program of health, dental, and vision
- 16 benefits.
- 17 The program of health benefits under this Section may
- include any or all of the benefit limitations, including but
- not limited to a reduction in benefits based on eligibility for
- 20 federal medicare benefits, that are provided under subsection
- 21 (a) of Section 6 of this Act for other health benefit programs
- 22 under this Act.
- (e) Insurance rates and premiums. The Director shall
- 24 determine the insurance rates and premiums for community
- 25 college benefit recipients and community college dependent
- 26 beneficiaries. Rates and premiums may be based in part on age

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and eligibility for federal Medicare coverage. The Director shall also determine premiums that will allow for the establishment of an actuarially sound reserve for this program.

The cost of health benefits under the program shall be paid as follows:

- (1) For a community college benefit recipient, up to 75% of the total insurance rate shall be paid from the Community College Health Insurance Security Fund.
- (2) The balance of the rate of insurance, including the entire premium for any coverage for community college dependent beneficiaries that has been elected, shall be paid by deductions authorized by the community college benefit recipient to be withheld from his or her monthly annuity or benefit payment from the State Universities Retirement System; except that (i) if the balance of the cost of coverage exceeds the amount of the monthly annuity or benefit payment, the difference shall be paid directly State Universities Retirement System by the the to community college benefit recipient, and (ii) all or part of the balance of the cost of coverage may, at the option of the board of trustees of the community college district, be paid to the State Universities Retirement System by the board of the community college district from which the community college benefit recipient retired. The State Universities Retirement System shall promptly deposit all moneys withheld by or paid to it under this subdivision

- 1 (e)(2) into the Community College Health Insurance 2 Security Fund. These moneys shall not be considered assets 3 of the State Universities Retirement System.
 - (f) Financing. All revenues arising from the administration of the health benefit program established under this Section shall be deposited into the Community College Health Insurance Security Fund, which is hereby created as a nonappropriated trust fund to be held outside the State Treasury, with the State Treasurer as custodian. Any interest earned on moneys in the Community College Health Insurance Security Fund shall be deposited into the Fund.

Moneys in the Community College Health Insurance Security Fund shall be used only to pay the costs of the health benefit program established under this Section, including associated administrative costs and the establishment of a program reserve. Beginning January 1, 1999, the Department of Central Management Services may make expenditures from the Community College Health Insurance Security Fund for those costs.

(g) Contract for benefits. The Director shall by contract, self-insurance, or otherwise make available the program of health benefits for community college benefit recipients and their community college dependent beneficiaries that is provided for in this Section. The contract or other arrangement for the provision of these health benefits shall be on terms deemed by the Director to be in the best interest of the State of Illinois and the community college benefit recipients based

- on, but not limited to, such criteria as administrative cost, service capabilities of the carrier or other contractor, and the costs of the benefits.
 - (h) Continuation of program. It is the intention of the General Assembly that the program of health benefits provided under this Section be maintained on an ongoing, affordable basis. The program of health benefits provided under this Section may be amended by the State and is not intended to be a pension or retirement benefit subject to protection under Article XIII, Section 5 of the Illinois Constitution.
 - (i) Other health benefit plans. A health benefit plan provided by a community college district (other than, until July 1, 2011, a community college district subject to Article VII of the Public Community College Act) under the terms of a collective bargaining agreement in effect on or prior to the effective date of this amendatory Act of 1997 shall continue in force according to the terms of that agreement, unless otherwise mutually agreed by the parties to that agreement and the affected retiree. A community college benefit recipient or community college dependent beneficiary whose coverage under such a plan expires shall be eligible to begin participating in the program established under this Section without any interruption or delay in coverage or limitation as to pre-existing medical conditions.
 - A health benefit plan provided by a community college district subject to Article VII of the Public Community College

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1	Act under the terms of a collective bargaining agreement in
2	effect on or prior to July 1, 2011, shall continue in force
3	according to the terms of that agreement, unless otherwise
4	mutually agreed by the parties to that agreement and the
5	affected retiree. A community college benefit recipient or
6	community college dependent beneficiary whose coverage under
7	such a plan expires shall be eligible to begin participating in
8	the program established under this Section without any
9	interruption or delay in coverage or limitation as to
10	pre-existing medical conditions.
11	This Act does not prohibit any community college district
$\perp \perp$	THIS ACL GOES HOL PROHIBEL ANY COMMUNITLY COLLEGE GISCLIC

This Act does not prohibit any community college district from offering additional health benefits for its retirees or their dependents or survivors.

- (j) This subsection applies beginning July 1, 2010. The Community College Health Insurance Security Fund Committee is established. The Committee shall consist of 11 members appointed as follows:
 - (1) One member appointed by the Governor.
- (2) One member appointed by the President of the 19 20 Senate.
- (3) One member appointed by the Minority Leader of the 21 22 Senate.
- 23 (4) One member appointed by the Speaker of the House of 24 Representatives.
- 25 (5) One member appointed by the Minority Leader of the 26 House of Representatives.

1	(6) One member appointed by and representing an
2	education labor organization in Cook County.
3	(7) One member appointed by and representing an
4	education labor organization in the counties of DuPage,
5	Lake, Kane, and Will.
6	(8) One member appointed by and representing an
7	education labor organization primarily outside of Cook
8	County and the counties of DuPage, Lake, Kane, and Will.
9	(9) One member appointed by and representing the
10	Community College President's Council.
11	(10) One member appointed by and representing the
12	Community College Trustees Association.
13	(11) One member appointed by and representing a
14	statewide retiree organization.
15	Committee members shall not be compensated. Nothing in this
16	Act shall prevent a Committee member from also being a member
17	of the Board of Trustees of a community college district. The
18	Committee shall convene at least 2 times each year and more
19	<pre>frequently as needed.</pre>
20	The Committee shall consider and make recommendations on
21	issues affecting the program of health benefits provided under
22	this Section. Recommendations of the Committee shall be based
23	on the majority vote of the members of the Committee.
24	The Committee chair shall be selected by the Committee from
25	among the members.
26	If the Community College Health Insurance Security Fund

- 1 experiences a deficit balance based upon the contribution and
- 2 subsidy rates established in Section 6.10 of this Act and
- 3 Section 1.4 of the State Pension Funds Continuing Appropriation
- 4 Act for fiscal year 2012 and thereafter, the Committee shall
- 5 make recommendations for adjustments to the funding sources
- 6 <u>established under those Sections.</u>
- 7 (Source: P.A. 90-497, eff. 8-18-97; 90-655, eff. 7-30-98.)
- 8 (5 ILCS 375/6.10)
- 9 Sec. 6.10. Contributions to the Community College Health
- 10 Insurance Security Fund.
- 11 (a) Beginning January 1, 1999, and until January 1, 2011,
- 12 every active contributor of the State Universities Retirement
- 13 System (established under Article 15 of the Illinois Pension
- 14 Code) who (1) is a full-time employee of a community college
- 15 district (other than a community college district subject to
- 16 Article VII of the Public Community College Act) or an
- 17 association of community college boards and (2) is not an
- 18 employee as defined in Section 3 of this Act shall make
- 19 contributions toward the cost of community college annuitant
- and survivor health benefits at the rate of 0.50% of salary.
- Beginning January 1, 2011, every active contributor of the
- 22 State Universities Retirement System established under Article
- 23 15 of the Illinois Pension Code who (1) is a full-time employee
- of a community college district, including a community college
- 25 district subject to Article VII of the Public Community College

Act, or an association of community college boards and (2) is not an employee as defined in Section 3 of this Act shall make contributions toward the cost of community college annuitant and survivor health benefits at the rate of 0.75% of salary.

These contributions shall be deducted by the employer and paid to the State Universities Retirement System as service agent for the Department of Central Management Services. The System may use the same processes for collecting the contributions required by this subsection that it uses to collect the contributions received from those employees under Section 15-157 of the Illinois Pension Code. An employer may agree to pick up or pay the contributions required under this subsection on behalf of the employee; such contributions shall be deemed to have been paid by the employee.

The State Universities Retirement System shall promptly deposit all moneys collected under this subsection (a) into the Community College Health Insurance Security Fund created in Section 6.9 of this Act. The moneys collected under this Section shall be used only for the purposes authorized in Section 6.9 of this Act and shall not be considered to be assets of the State Universities Retirement System. Contributions made under this Section are not transferable to other pension funds or retirement systems and are not refundable upon termination of service.

(b) Beginning January 1, 1999, and until January 1, 2011, every community college district (other than a community

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college district subject to Article VII of the Public Community College Act) or association of community college boards that is an employer under the State Universities Retirement System shall contribute toward the cost of the community college health benefits provided under Section 6.9 of this Act an amount equal to 0.50% of the salary paid to its full-time employees who participate in the State Universities Retirement System and are not members as defined in Section 3 of this Act.

Beginning January 1, 2011, every community college district, including a community college district subject to Article VII of the Public Community College Act, or association of community college boards that is an employer under the State Universities Retirement System shall contribute toward the cost of the community college health benefits provided under Section 6.9 of this Act an amount equal to 0.75% of the salary paid to its full-time employees who participate in the State Universities Retirement System and are not members as defined in Section 3 of this Act.

These contributions shall be paid by the employer to the State Universities Retirement System as service agent for the Department of Central Management Services. The System may use the same processes for collecting the contributions required by this subsection that it uses to collect the contributions received from those employers under Section 15-155 of the Illinois Pension Code.

The State Universities Retirement System shall promptly

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deposit all moneys collected under this subsection (b) into the Community College Health Insurance Security Fund created in Section 6.9 of this Act. The moneys collected under this Section shall be used only for the purposes authorized in Section 6.9 of this Act and shall not be considered to be assets of the State Universities Retirement System. Contributions made under this Section are not transferable to other pension funds or retirement systems and are not refundable upon termination of service.

The Department of Healthcare and Family Services, or any successor agency designated to procure healthcare contracts pursuant to this Act, is authorized to establish funds, separate accounts provided by any bank or banks as defined by the Illinois Banking Act, or separate accounts provided by any savings and loan association or associations as defined by the Illinois Savings and Loan Act of 1985 to be held by the Director, outside the State treasury, for the purpose of receiving the transfer of moneys from the Community College Health Insurance Security Fund. The Department may promulgate rules further defining the methodology for the transfers. Any interest earned by moneys in the funds or accounts shall inure to the Community College Health Insurance Security Fund. The transferred moneys, and interest accrued thereon, shall be used administrative exclusively for transfers to organizations or their financial institutions for payments of claims to claimants and providers under the self-insurance

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- health plan. The transferred moneys, and interest accrued thereon, shall not be used for any other purpose including, but not limited to, reimbursement of administration fees due the administrative service organization pursuant to its contract or contracts with the Department.
 - (c) On or before November 15 of each year, the Board of Trustees of the State Universities Retirement System shall certify to the Governor, the Director of Central Management Services, and the State Comptroller its estimate of the total amount of contributions to be paid under subsection (a) of this Section for the next fiscal year. Beginning in fiscal year 2008, the amount certified shall be decreased or increased each that the actual by the amount active emplovee contributions either fell short of or exceeded the estimate used by the Board in making the certification for the previous fiscal year. The State Universities Retirement System shall calculate the amount of actual active employee contributions in fiscal years 1999 through 2005. Based upon this calculation, the fiscal year 2008 certification shall include an amount equal to the cumulative amount that the actual active employee contributions either fell short of or exceeded the estimate used by the Board in making the certification for those fiscal years. The certification shall include a detailed explanation of the methods and information that the Board relied upon in preparing its estimate. As soon as possible after the effective date of this Section, the Board shall submit its estimate for

- 1 fiscal year 1999.
- 2 (d) Beginning in fiscal year 1999, on the first day of each
- 3 month, or as soon thereafter as may be practical, the State
- 4 Treasurer and the State Comptroller shall transfer from the
- 5 General Revenue Fund to the Community College Health Insurance
- 6 Security Fund 1/12 of the annual amount appropriated for that
- 7 fiscal year to the State Comptroller for deposit into the
- 8 Community College Health Insurance Security Fund under Section
- 9 1.4 of the State Pension Funds Continuing Appropriation Act.
- 10 (e) Except where otherwise specified in this Section, the
- 11 definitions that apply to Article 15 of the Illinois Pension
- 12 Code apply to this Section.
- 13 (Source: P.A. 94-839, eff. 6-6-06; 95-632, eff. 9-25-07.)
- 14 Section 10. The State Pension Funds Continuing
- 15 Appropriation Act is amended by changing Section 1.4 as
- 16 follows:
- 17 (40 ILCS 15/1.4)
- 18 Sec. 1.4. Appropriations for the Community College Health
- 19 Insurance Security Fund. Beginning in State fiscal year 1999,
- there is hereby appropriated, on a continuing annual basis,
- 21 from the General Revenue Fund to the State Comptroller for
- 22 deposit into the Community College Health Insurance Security
- 23 Fund, an amount equal to the amount certified by the Board of
- 24 Trustees of the State Universities Retirement System under

- 1 subsection (c) of Section 6.10 of the State Employees Group
- 2 Insurance Act of 1971 as the estimated total amount of
- 3 contributions to be paid under subsection (a) of that Section
- 4 6.10 in that fiscal year. The moneys appropriated under this
- 5 Section 1.4 shall be deposited into the Community College
- 6 Health Insurance Security Fund and used only for the purposes
- 7 authorized in Section 6.9 of the State Employees Group
- 8 Insurance Act of 1971. <u>Beginning January 1, 2011, the transfer</u>
- 9 of funds by any constitutional officer or legislative body for
- any other purpose or program is specifically prohibited.
- 11 (Source: P.A. 90-497, eff. 8-18-97.)
- 12 Section 90. The State Mandates Act is amended by adding
- 13 Section 8.34 as follows:
- 14 (30 ILCS 805/8.34 new)
- Sec. 8.34. Exempt mandate. Notwithstanding Sections 6 and 8
- of this Act, no reimbursement by the State is required for the
- implementation of any mandate created by this amendatory Act of
- 18 the 96th General Assembly.
- 19 Section 99. Effective date. This Act takes effect upon
- 20 becoming law.