1 A bill to be entitled 2 An act relating to state group insurance program; 3 amending s. 110.123, F.S.; revising applicability of 4 certain definitions; defining the term "plan year"; 5 authorizing the state insurance program to include 6 additional benefits; authorizing an employee to use a 7 specified portion of the state's contribution to 8 purchase additional program benefits and supplemental 9 benefits under certain circumstances; providing for 10 the program to offer health plans in specified benefit 11 levels; requiring the Department of Management 12 Services to develop a plan for implementation of the benefit levels; providing reporting requirements; 13 14 providing for expiration of the implementation plan; creating s. 110.12303, F.S.; authorizing additional 15 16 benefits to be included in the program; requiring the 17 department to contract with at least one entity that provides comprehensive pricing and inclusive services 18 19 for surgery and other medical procedures; providing contract and reporting requirements; requiring the 20 21 department to contract with an entity to provide enrollees with online information on health care 22 23 services and providers; providing contract and 24 reporting requirements; creating s. 110.12304, F.S.; 25 directing the department to contract with an

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independent benefits consultant; providing qualifications and duties of the independent benefits consultant; providing reporting requirements; providing that the department shall determine and recommend premiums for enrollees for the 2018 plan year; providing requirements for the determination of premiums; requiring the department to submit premium rates to the Legislative Budget Commission by a specified date for review and approval; requiring premium rates to be consistent with the total budgeted amount for the program in the General Appropriations Act for the 2017-2018 fiscal year; providing an appropriation and authorizing positions; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Subsection (2) and paragraphs (b), (f), (h),

Section 1. Subsection (2) and paragraphs (b), (f), (h), and (j) of subsection (3) of section 110.123, Florida Statutes, are amended, and paragraph (k) is added to subsection (3) of that section, to read:

- 110.123 State group insurance program.-
- (2) DEFINITIONS.—As used in  $\underline{\text{ss. }110.123-110.1239}$  this section, the term:
  - (a) "Department" means the Department of Management

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Services.

- (b) "Enrollee" means all state officers and employees, retired state officers and employees, surviving spouses of deceased state officers and employees, and terminated employees or individuals with continuation coverage who are enrolled in an insurance plan offered by the state group insurance program.

  "Enrollee" includes all state university officers and employees, retired state university officers and employees, surviving spouses of deceased state university officers and employees, and terminated state university employees or individuals with continuation coverage who are enrolled in an insurance plan offered by the state group insurance program.
- (c) "Full-time state employees" means employees of all branches or agencies of state government holding salaried positions who are paid by state warrant or from agency funds and who work or are expected to work an average of at least 30 or more hours per week; employees paid from regular salary appropriations for 8 months' employment, including university personnel on academic contracts; and employees paid from other-personal-services (OPS) funds as described in subparagraphs 1. and 2. The term includes all full-time employees of the state universities. The term does not include seasonal workers who are paid from OPS funds.
- 1. For persons hired before April 1, 2013, the term includes any person paid from OPS funds who:

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a. Has worked an average of at least 30 hours or more per week during the initial measurement period from April 1, 2013, through September 30, 2013; or

- b. Has worked an average of at least 30 hours or more per week during a subsequent measurement period.
- 2. For persons hired after April 1, 2013, the term includes any person paid from OPS funds who:

- a. Is reasonably expected to work an average of at least30 hours or more per week; or
- b. Has worked an average of at least 30 hours or more per week during the person's measurement period.
- (d) "Health maintenance organization" or "HMO" means an entity certified under part I of chapter 641.
- (e) "Health plan member" means any person participating in a state group health insurance plan, a TRICARE supplemental insurance plan, or a health maintenance organization plan under the state group insurance program, including enrollees and covered dependents thereof.
- (f) "Part-time state employee" means an employee of any branch or agency of state government paid by state warrant from salary appropriations or from agency funds, and who is employed for less than an average of 30 hours per week or, if on academic contract or seasonal or other type of employment which is less than year-round, is employed for less than 8 months during any 12-month period, but does not include a person paid from other-

personal-services (OPS) funds. The term includes all part-time employees of the state universities.

(g) "Plan year" means a calendar year.

- (h)(g) "Retired state officer or employee" or "retiree" means any state or state university officer or employee who retires under a state retirement system or a state optional annuity or retirement program or is placed on disability retirement, and who was insured under the state group insurance program at the time of retirement, and who begins receiving retirement benefits immediately after retirement from state or state university office or employment. The term also includes any state officer or state employee who retires under the Florida Retirement System Investment Plan established under part II of chapter 121 if he or she:
- 1. Meets the age and service requirements to qualify for normal retirement as set forth in s. 121.021(29); or
- 2. Has attained the age specified by s. 72(t)(2)(A)(i) of the Internal Revenue Code and has 6 years of creditable service.
- (i) (h) "State agency" or "agency" means any branch, department, or agency of state government. "State agency" or "agency" includes any state university for purposes of this section only.
- $\underline{\text{(j)}}$  "Seasonal workers" has the same meaning as provided under 29 C.F.R. s. 500.20(s)(1).
  - $\underline{\text{(k)}}\underline{\text{(j)}}$  "State group health insurance plan or plans" or

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"state plan or plans" mean the state self-insured health insurance plan or plans offered to state officers and employees, retired state officers and employees, and surviving spouses of deceased state officers and employees pursuant to this section.

- (1) (k) "State-contracted HMO" means any health maintenance organization under contract with the department to participate in the state group insurance program.
- (m) (1) "State group insurance program" or "programs" means the package of insurance plans offered to state officers and employees, retired state officers and employees, and surviving spouses of deceased state officers and employees pursuant to this section, including the state group health insurance plan or plans, health maintenance organization plans, TRICARE supplemental insurance plans, and other plans required or authorized by law.
- (n) (m) "State officer" means any constitutional state officer, any elected state officer paid by state warrant, or any appointed state officer who is commissioned by the Governor and who is paid by state warrant.
- (o) (n) "Surviving spouse" means the widow or widower of a deceased state officer, full-time state employee, part-time state employee, or retiree if such widow or widower was covered as a dependent under the state group health insurance plan, a TRICARE supplemental insurance plan, or a health maintenance organization plan established pursuant to this section at the

"Surviving spouse" also means any widow or widower who is receiving or eligible to receive a monthly state warrant from a state retirement system as the beneficiary of a state officer, full-time state employee, or retiree who died prior to July 1, 1979. For the purposes of this section, any such widow or widower shall cease to be a surviving spouse upon his or her remarriage.

- (p) (o) "TRICARE supplemental insurance plan" means the Department of Defense Health Insurance Program for eligible members of the uniformed services authorized by 10 U.S.C. s. 1097.
  - (3) STATE GROUP INSURANCE PROGRAM.-

(b) It is the intent of the Legislature to offer a comprehensive package of health insurance and retirement benefits and a personnel system for state employees which are provided in a cost-efficient and prudent manner, and to allow state employees the option to choose benefit plans which best suit their individual needs. Therefore, The state group insurance program is established which may include the state group health insurance plan or plans, health maintenance organization plans, group life insurance plans, TRICARE supplemental insurance plans, group accidental death and dismemberment plans, and group disability insurance plans, Furthermore, the department is additionally authorized to

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establish and provide as part of the state group insurance program any other group insurance plans or coverage choices, and other benefits authorized by law that are consistent with the provisions of this section.

- (f) Except as provided for in subparagraph (h)2., the state contribution toward the cost of any plan in the state group insurance program shall be uniform with respect to all state employees in a state collective bargaining unit participating in the same coverage tier in the same plan. This section does not prohibit the development of separate benefit plans for officers and employees exempt from the career service or the development of separate benefit plans for each collective bargaining unit. For the 2020 plan year and each plan year thereafter, if the state's contribution is more than the premium cost of the health plan selected by the employee, subject to federal limitation, the employee may elect to have the balance:
  - 1. Credited to the employee's flexible spending account;
  - 2. Credited to the employee's health savings account;
- 3. Used to purchase additional benefits offered through the state group insurance program; or
  - 4. Used to increase the employee's salary.
- (h)1. A person eligible to participate in the state group insurance program may be authorized by rules adopted by the department, in lieu of participating in the state group health insurance plan, to exercise an option to elect membership in a

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health maintenance organization plan which is under contract with the state in accordance with criteria established by this section and by said rules. The offer of optional membership in a health maintenance organization plan permitted by this paragraph may be limited or conditioned by rule as may be necessary to meet the requirements of state and federal laws.

- 2. The department shall contract with health maintenance organizations seeking to participate in the state group insurance program through a request for proposal or other procurement process, as developed by the Department of Management Services and determined to be appropriate.
- a. The department shall establish a schedule of minimum benefits for health maintenance organization coverage, and that schedule shall include: physician services; inpatient and outpatient hospital services; emergency medical services, including out-of-area emergency coverage; diagnostic laboratory and diagnostic and therapeutic radiologic services; mental health, alcohol, and chemical dependency treatment services meeting the minimum requirements of state and federal law; skilled nursing facilities and services; prescription drugs; age-based and gender-based wellness benefits; and other benefits as may be required by the department. Additional services may be provided subject to the contract between the department and the HMO. As used in this paragraph, the term "age-based and gender-based wellness benefits" includes aerobic exercise, education in

alcohol and substance abuse prevention, blood cholesterol screening, health risk appraisals, blood pressure screening and education, nutrition education, program planning, safety belt education, smoking cessation, stress management, weight management, and women's health education.

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- b. The department may establish uniform deductibles, copayments, coverage tiers, or coinsurance schedules for all participating HMO plans.
- The department may require detailed information from each health maintenance organization participating in the procurement process, including information pertaining to organizational status, experience in providing prepaid health benefits, accessibility of services, financial stability of the plan, quality of management services, accreditation status, quality of medical services, network access and adequacy, performance measurement, ability to meet the department's reporting requirements, and the actuarial basis of the proposed rates and other data determined by the director to be necessary for the evaluation and selection of health maintenance organization plans and negotiation of appropriate rates for these plans. Upon receipt of proposals by health maintenance organization plans and the evaluation of those proposals, the department may enter into negotiations with all of the plans or a subset of the plans, as the department determines appropriate. Nothing shall preclude the department from negotiating regional

or statewide contracts with health maintenance organization plans when this is cost-effective and when the department determines that the plan offers high value to enrollees.

- d. The department may limit the number of HMOs that it contracts with in each service area based on the nature of the bids the department receives, the number of state employees in the service area, or any unique geographical characteristics of the service area. The department shall establish by rule service areas throughout the state.
- e. All persons participating in the state group insurance program may be required to contribute towards a total state group health premium that may vary depending upon the plan. coverage level, and coverage tier selected by the enrollee and the level of state contribution authorized by the Legislature.
- 3. The department is authorized to negotiate and to contract with specialty psychiatric hospitals for mental health benefits, on a regional basis, for alcohol, drug abuse, and mental and nervous disorders. The department may establish, subject to the approval of the Legislature pursuant to subsection (5), any such regional plan upon completion of an actuarial study to determine any impact on plan benefits and premiums.
- 4. In addition to contracting pursuant to subparagraph 2., the department may enter into contract with any HMO to participate in the state group insurance program which:

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a. Serves greater than 5,000 recipients on a prepaid basis under the Medicaid program;

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- b. Does not currently meet the 25-percent non-Medicare/non-Medicaid enrollment composition requirement established by the Department of Health excluding participants enrolled in the state group insurance program;
- c. Meets the minimum benefit package and copayments and deductibles contained in sub-subparagraphs 2.a. and b.;
- d. Is willing to participate in the state group insurance program at a cost of premiums that is not greater than 95 percent of the cost of HMO premiums accepted by the department in each service area; and
  - e. Meets the minimum surplus requirements of s. 641.225.

The department is authorized to contract with HMOs that meet the requirements of sub-subparagraphs a.-d. prior to the open enrollment period for state employees. The department is not required to renew the contract with the HMOs as set forth in this paragraph more than twice. Thereafter, the HMOs shall be eligible to participate in the state group insurance program only through the request for proposal or invitation to negotiate process described in subparagraph 2.

5. All enrollees in a state group health insurance plan, a TRICARE supplemental insurance plan, or any health maintenance organization plan have the option of changing to any other

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health plan that is offered by the state within any open enrollment period designated by the department. Open enrollment shall be held at least once each calendar year.

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- When a contract between a treating provider and the state-contracted health maintenance organization is terminated for any reason other than for cause, each party shall allow any enrollee for whom treatment was active to continue coverage and care when medically necessary, through completion of treatment of a condition for which the enrollee was receiving care at the time of the termination, until the enrollee selects another treating provider, or until the next open enrollment period offered, whichever is longer, but no longer than 6 months after termination of the contract. Each party to the terminated contract shall allow an enrollee who has initiated a course of prenatal care, regardless of the trimester in which care was initiated, to continue care and coverage until completion of postpartum care. This does not prevent a provider from refusing to continue to provide care to an enrollee who is abusive, noncompliant, or in arrears in payments for services provided. For care continued under this subparagraph, the program and the provider shall continue to be bound by the terms of the terminated contract. Changes made within 30 days before termination of a contract are effective only if agreed to by both parties.
  - 7. Any HMO participating in the state group insurance

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program shall submit health care utilization and cost data to the department, in such form and in such manner as the department shall require, as a condition of participating in the program. The department shall enter into negotiations with its contracting HMOs to determine the nature and scope of the data submission and the final requirements, format, penalties associated with noncompliance, and timetables for submission. These determinations shall be adopted by rule.

- 8. The department may establish and direct, with respect to collective bargaining issues, a comprehensive package of insurance benefits that may include supplemental health and life coverage, dental care, long-term care, vision care, and other benefits it determines necessary to enable state employees to select from among benefit options that best suit their individual and family needs. Beginning with the 2018 plan year, the package of benefits may also include products and services described in s. 110.12303.
- a. Based upon a desired benefit package, the department shall issue a request for proposal or invitation to negotiate for health insurance providers interested in participating in the state group insurance program, and the department shall issue a request for proposal or invitation to negotiate for insurance providers interested in participating in the non-health-related components of the state group insurance program. Upon receipt of all proposals, the department may enter into

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contract negotiations with insurance providers submitting bids or negotiate a specially designed benefit package. Insurance Providers offering or providing supplemental coverage as of May 30, 1991, which qualify for pretax benefit treatment pursuant to s. 125 of the Internal Revenue Code of 1986, with 5,500 or more state employees currently enrolled may be included by the department in the supplemental insurance benefit plan established by the department without participating in a request for proposal, submitting bids, negotiating contracts, or negotiating a specially designed benefit package. These contracts shall provide state employees with the most costeffective and comprehensive coverage available; however, except as provided in subparagraph (f)3., no state or agency funds shall be contributed toward the cost of any part of the premium of such supplemental benefit plans. With respect to dental coverage, the division shall include in any solicitation or contract for any state group dental program made after July 1, 2001, a comprehensive indemnity dental plan option which offers enrollees a completely unrestricted choice of dentists. If a dental plan is endorsed, or in some manner recognized as the preferred product, such plan shall include a comprehensive indemnity dental plan option which provides enrollees with a completely unrestricted choice of dentists.

b. Pursuant to the applicable provisions of s. 110.161,
 and s. 125 of the Internal Revenue Code of 1986, the department

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shall enroll in the pretax benefit program those state employees who voluntarily elect coverage in any of the supplemental insurance benefit plans as provided by sub-subparagraph a.

- c. Nothing herein contained shall be construed to prohibit insurance providers from continuing to provide or offer supplemental benefit coverage to state employees as provided under existing agency plans.
- (j) For the 2020 plan year and each plan year thereafter, health plans shall be offered in the following benefit levels:
- 1. Platinum level, which shall have an actuarial value of at least 90 percent.
- 2. Gold level, which shall have an actuarial value of at least 80 percent.
- 3. Silver level, which shall have an actuarial value of at least 70 percent.
- 4. Bronze level, which shall have an actuarial value of at least 60 percent Notwithstanding paragraph (f) requiring uniform contributions, and for the 2011-2012 fiscal year only, the state contribution toward the cost of any plan in the state group insurance plan is the difference between the overall premium and the employee contribution. This subsection expires June 30, 2012.
- (k) In consultation with the independent benefits consultant described in s. 110.12304, the department shall develop a plan for implementation of the benefit levels

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401	described in paragraph (j). The plan shall be submitted to the
402	Governor, the President of the Senate, and the Speaker of the
403	House of Representatives by January 1, 2019, and include
404	recommendations for:
405	1. Employer and employee contribution policies.
406	2. Steps necessary for maintaining or improving total
407	employee compensation levels when the transition is initiated.
408	3. An education strategy to inform employees of the
409	additional choices available in the state group insurance
410	program.
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412	This paragraph expires July 1, 2019.
413	Section 2. Section 110.12303, Florida Statutes, is created
414	to read:
415	110.12303 State group insurance program; additional
416	benefits; price transparency program; reporting.—Beginning with
417	the 2018 plan year:
418	(1) In addition to the comprehensive package of health
419	insurance and other benefits required or authorized to be
420	included in the state group insurance program, the package of
421	benefits may also include products and services offered by:
422	(a) Prepaid limited health service organizations
423	authorized pursuant to part I of chapter 636.
424	(b) Discount medical plan organizations authorized
425	pursuant to part II of chapter 636.

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(	C)	Prepaid	health	clinics	licensed	under	part	ΙΙ	of
chapte	r 64	11.							

- (d) Licensed health care providers, including hospitals and other health care facilities, health care clinics, and health professionals, who sell service contracts and arrangements for a specified amount and type of health services.
- (e) Provider organizations, including service networks, group practices, professional associations, and other incorporated organizations of providers, who sell service contracts and arrangements for a specified amount and type of health services.
- (f) Entities that provide specific health services in accordance with applicable state law and sell service contracts and arrangements for a specified amount and type of health services.
- (g) Entities that provide health services or treatments through a bidding process.
- (h) Entities that provide health services or treatments through the bundling or aggregating of health services or treatments.
- (i) Entities that provide other innovative and costeffective health service delivery methods.
- (2) (a) The department shall contract with at least one entity that provides comprehensive pricing and inclusive services for surgery and other medical procedures which may be

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451	accessed	d at	the	option	of	the	enrollee.	The	contract	shall
452	require	the	ent	ity to:						

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- 1. Have procedures and evidence-based standards to ensure the inclusion of only high-quality health care providers.
- 2. Provide assistance to the enrollee in accessing and coordinating care.
- 3. Provide cost savings to the state group insurance program to be shared with both the state and the enrollee. Cost savings payable to an enrollee may be:
  - a. Credited to the enrollee's flexible spending account;
  - b. Credited to the enrollee's health savings account;
- c. Credited to the enrollee's health reimbursement account; or
- d. Paid as additional health plan reimbursements not exceeding the amount of the enrollee's out-of-pocket medical expenses.
- 4. Provide an educational campaign for enrollees to learn about the services offered by the entity.
- (b) On or before January 15 of each year, the department shall report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the participation level and cost-savings to both the enrollee and the state resulting from the contract or contracts described in this subsection.
  - The department shall contract with an entity that (3)

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provides enrollees with online information on the cost and quality of health care services and providers, allows an enrollee to shop for health care services and providers, and rewards the enrollee by sharing savings generated by the enrollee's choice of services or providers. The contract shall require the entity to:

- (a) Establish an Internet-based, consumer-friendly platform that educates and informs enrollees about the price and quality of health care services and providers, including the average amount paid in each county for health care services and providers. The average amounts paid for such services and providers may be expressed for service bundles, which include all products and services associated with a particular treatment or episode of care, or for separate and distinct products and services.
- (b) Allow enrollees to shop for health care services and providers using the price and quality information provided on the Internet-based platform.
- (c) Permit a certified bargaining agent of state employees to provide educational materials and counseling to enrollees regarding the Internet-based platform.
- (d) Identify the savings realized to the enrollee and state if the enrollee chooses high-quality, lower-cost health care services or providers, and facilitate a shared savings payment to the enrollee. The amount of shared savings shall be

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501	determined by a methodology approved by the department and shall
502	maximize value-based purchasing by enrollees. The amount payable
503	to the enrollee may be:
504	1. Credited to the enrollee's flexible spending account;
505	2. Credited to the enrollee's health savings account;
506	3. Credited to the enrollee's health reimbursement
507	account; or
508	4. Paid as additional health plan reimbursements not
509	exceeding the amount of the enrollee's out-of-pocket medical
510	expenses.
511	(e) On or before January 1 of 2019, 2020, and 2021, the
512	department shall report to the Governor, the President of the
513	Senate, and the Speaker of the House of Representatives on the
514	participation level, amount paid to enrollees, and cost-savings
515	to both the enrollees and the state resulting from the
516	implementation of this subsection.
517	Section 3. Section 110.12304, Florida Statutes, is created
518	to read:
519	110.12304 Independent benefits consultant.
520	(1) The department shall competitively procure an
521	independent benefits consultant.
522	(2) The independent benefits consultant may not:
523	(a) Be owned or controlled by a health maintenance
524	organization or insurer.
525	(b) Have an ownership interest in a health maintenance

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- (c) Have a direct or indirect financial interest in a health maintenance organization or insurer.
- (3) The independent benefits consultant must have substantial experience in consultation and design of employee benefit programs for large employers and public employers, including experience with plans that qualify as cafeteria plans under s. 125 of the Internal Revenue Code of 1986.
  - (4) The independent benefits consultant shall:
- (a) Provide an ongoing assessment of trends in benefits and employer-sponsored insurance that affect the state group insurance program.
- (b) Conduct a comprehensive analysis of the state group insurance program, including available benefits, coverage options, and claims experience.
- (c) Identify and establish appropriate adjustment procedures necessary to respond to any risk segmentation that may occur when increased choices are offered to employees.
- (d) Assist the department with the submission of any necessary plan revisions for federal review.
- (e) Assist the department in ensuring compliance with applicable federal and state regulations.
- (f) Assist the department in monitoring the adequacy of funding and reserves for the state self-insured plan.
  - (g) Assist the department in preparing recommendations for

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any modifications to the state group insurance program which shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1 of each year.

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For the 2018 plan year, the Department of Management Services shall determine and recommend premiums for enrollees that reflect the actual differences in costs to the program for each of the health maintenance organization and the preferred provider organization plan options offered in the state group insurance program for both self-insured and fully insured plans. The premium alternatives for the plan options shall reflect the costs to the program for both medical and prescription drug benefits. By July 1, 2017, the department shall submit the proposed enrollee premium rates for the 2018 plan year to the Legislative Budget Commission for review and approval. If the Legislative Budget Commission does not approve the proposed rates, the rates provided in the 2017-2018 General Appropriations Act shall apply. The premium rates for employers shall be the same as those established for the state group insurance program in the General Appropriations Act for the 2017-2018 fiscal year.

Section 5. (1) For the 2017-2018 fiscal year, the sums of \$151,216 in recurring funds and \$507,546 in nonrecurring funds are appropriated from the State Employees Health Insurance Trust Fund to the Department of Management Services, and two full-time

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, , 0	equivalent positions and associated salary rate of 120,000 are
577	authorized, for the purpose of implementing this act.
78	(2)(a) The recurring funds appropriated in this section
79	shall be allocated to the following specific appropriation
088	categories within the Insurance Benefits Administration Program:
81	\$150,528 in Salaries and Benefits and \$688 in Special Categories
82	Transfer to Department of Management Services-Human Resources
83	Purchased per Statewide Contract.
84	(b) The nonrecurring funds appropriated in this section
85	shall be allocated to the following specific appropriation
86	categories: \$500,000 in Special Categories Contracted Services
87	and \$7,546 in Expenses.
	Soction 6 This act shall take offeet Tuly 1 2017

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