## (Reprinted with amendments adopted on April 26, 2011) FIRST REPRINT A.B. 365

ASSEMBLY BILL NO. 365–ASSEMBLYMEN KIRNER AND HICKEY

MARCH 21, 2011

# Referred to Committee on Government Affairs

SUMMARY—Makes various changes relating to the Public Employees' Benefits Program. (BDR 23-604)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to the Public Employees' Benefits Program; revising the procedure for the Board of the Public Employees' Benefits Program to contract with a vendor; authorizing the Board to engage the services of an attorney who specializes in health plans and health care law; revising the provisions of certain contracts entered into by the Board that the Commissioner of Insurance must approve; making various changes concerning the Executive Officer of the Board; revising provisions governing the authority for certain groups to leave the Program; and providing other matters properly relating thereto.

### Legislative Counsel's Digest:

Existing law establishes the Public Employees' Benefits Program and the 1 2345678 Board of the Public Employees' Benefits Program to administer the Program. (NRS 287.0402-287.049) Section 1 of this bill establishes a procedure to allow the Board to participate in the selection of certain vendors. Section 5 of this bill allows the Board to engage the services of an attorney who specializes in health plans and health care law. Section 6 of this bill revises the provisions of certain contracts entered into by the Board that the Commissioner of Insurance must approve. Section 7 of this bill revises the provisions governing the authority for groups of 9 300 or more employees leaving the Program to secure insurance from another 10 source. Section 8 of this bill authorizes the Executive Officer to observe the 11 activities of a committee formed to evaluate contracts awarded on behalf of the 12 Board.





# THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1	Section 1. Chapter 287 of NRS is hereby amended by adding
2	thereto a new section to read as follows:
3	1. The Board shall review any recommendation for awarding
4	a contract submitted to the Board pursuant to NRS 333.335. The
5	Board may:
6	(a) Approve the recommendation of the Chief of the
7	Purchasing Division of the Department of Administration or of a
8	committee appointed to evaluate a proposal and award the
9	contract as recommended; or
10	(b) Schedule a separate public meeting to award the contract.
11	2. If the Board conducts a separate meeting pursuant to
12	paragraph (b) of subsection 1, it shall:
13	(a) Disclose the review by the Board of the vendors whose
14	proposals scored the highest;
15	(b) Identify the criteria it will use to evaluate the high scoring
16	proposals;
17	(c) Consider the ranking given to a proposal by a committee
18	appointed to evaluate the proposal, if any;
19	(d) With regard to a request for proposals, evaluate the
20	responses of vendors interviewed by the Board; and (e) Award the contract based on the best interests of the State.
21 22	
22 23	3. The Board is not bound by the recommendation of the Chief of the Purchasing Division or the committee appointed to
23 24	evaluate the proposal.
24 25	Sec. 2. NRS 287.0402 is hereby amended to read as follows:
23 26	287.0402 As used in NRS 287.0402 to 287.049, inclusive, <i>and</i>
27	section 1 of this act, unless the context otherwise requires, the
28	words and terms defined in NRS 287.0404 to 287.04064, inclusive,
29	have the meanings ascribed to them in those sections.
30	Sec. 3. (Deleted by amendment.)
31	Sec. 4. (Deleted by amendment.)
32	<b>Sec. 5.</b> NRS 287.043 is hereby amended to read as follows:
33	287.043 1. The Board shall:
34	(a) Establish and carry out a program to be known as the Public
35	Employees' Benefits Program which:
36	(1) Must include a program relating to group life, accident or
37	health insurance, or any combination of these; and
38	(2) May include:
39	(I) A plan that offers flexibility in benefits, and for which
40	the rates must be based only on the experience of the participants in
41	the plan and not in combination with the experience of participants
42	in any other plan offered under the Program; or
	* * * * * * * A B 3 6 5 R 1 *

1 (II) A program to reduce taxable compensation or other 2 forms of compensation other than deferred compensation,

3  $\rightarrow$  for the benefit of all state officers and employees and other 4 persons who participate in the Program.

5 (b) Ensure that the Program is funded on an actuarially sound 6 basis and operated in accordance with sound insurance and business 7 practices.

8 2. In establishing and carrying out the Program, the Board 9 shall:

10 (a) For the purpose of establishing actuarial data to determine 11 rates and coverage for active and retired state officers and 12 employees and their dependents, commingle the claims experience 13 of such active and retired officers and employees and their 14 dependents for whom the Program provides primary health 15 insurance coverage into a single risk pool.

16 (b) Except as otherwise provided in this paragraph, negotiate 17 and contract pursuant to paragraph (a) of subsection 1 of NRS 18 287.025 with the governing body of any county, school district, municipal corporation, political subdivision, public corporation or 19 20 other local governmental agency of the State of Nevada that wishes 21 to obtain exclusive group insurance for all of its active and retired 22 officers and employees and their dependents, except as otherwise 23 provided in sub-subparagraph (III) of subparagraph (2) of paragraph 24 (h), by participation in the Program. The Board shall establish 25 separate rates and coverage for active and retired officers and employees of those local governmental agencies and their 26 27 dependents based on actuarial reports that commingle the claims experience of such active and retired officers and employees and 28 29 their dependents for whom the Program provides primary health 30 insurance coverage into a single risk pool.

(c) Except as otherwise provided in paragraph (d), provide
public notice in writing of any proposed changes in rates or
coverage to each participating public agency that may be affected by
the changes. Notice must be provided at least 30 days before the
effective date of the changes.

(d) If a proposed change is a change in the premium or contribution charged for, or coverage of, health insurance, provide written notice of the proposed change to all participants in the Program. The notice must be provided at least 30 days before the date on which a participant in the Program is required to select or change the participant's policy of health insurance.

42 (e) Purchase policies of life, accident or health insurance, or any 43 combination of these, or, if applicable, a program to reduce the 44 amount of taxable compensation pursuant to 26 U.S.C. § 125, from 45 any company qualified to do business in this State or provide similar



coverage through a plan of self-insurance established pursuant to
 NRS 287.0433 for the benefit of all eligible participants in the
 Program.
 (f) Event as otherwise provided in this title develop and

4 (f) Except as otherwise provided in this title, develop and 5 establish other employee benefits as necessary.

6 (g) Investigate and approve or disapprove any contract proposed 7 pursuant to NRS 287.0479.

(h) Adopt such regulations and perform such other duties as are
necessary to carry out the provisions of NRS 287.010 to 287.245,
inclusive, including, without limitation, the establishment of:

11 (1) Fees for applications for participation in the Program and 12 for the late payment of premiums or contributions;

13 (2) Conditions for entry and reentry into and exit from the 14 Program by local governmental agencies pursuant to paragraph (a) 15 of subsection 1 of NRS 287.025, which:

16 (I) Must include a minimum period of 4 years of 17 participation for entry into the Program;

18 (II) Must include a requirement that participation of any 19 retired officers and employees of the local governmental agency 20 whose last continuous period of enrollment with the Program began 21 after November 30, 2008, terminates upon termination of the local 22 governmental agency's contract with the Program; and

(III) May allow for the exclusion of active and retired
officers and employees of the local governmental agency who are
eligible for health coverage from a health and welfare plan or trust
that arose out of collective bargaining under chapter 288 of NRS or
a trust established pursuant to 29 U.S.C. § 186;

(3) Procedures by which a group of participants in the
Program may leave the Program pursuant to NRS 287.0479 and
conditions and procedures for reentry into the Program by those
participants;

32 (4) Specific procedures for the determination of contested 33 claims;

(5) Procedures for review and notification of the termination
 of coverage of persons pursuant to paragraph (b) of subsection 4 of
 NRS 287.023; and

(6) Procedures for the payments that are required to be madepursuant to paragraph (b) of subsection 4 of NRS 287.023.

39 (i) Appoint an independent certified public accountant. The 40 accountant shall:

41

(1) Provide an annual audit of the Program; and

42 (2) Report to the Board and the Interim Retirement and 43 Benefits Committee of the Legislature created pursuant to 44 NRS 218E.420.





(j) Appoint an attorney who specializes in employee benefits.2 The attorney shall:

3 (1) Perform a biennial review of the Program to determine 4 whether the Program complies with federal and state laws relating to 5 taxes and employee benefits; and

6 (2) Report to the Board and the Interim Retirement and 7 Benefits Committee of the Legislature created pursuant to 8 NRS 218E.420.

9 3. The Board shall submit an annual report regarding the 10 administration and operation of the Program to the Director of the Legislative Counsel Bureau for transmittal to the appropriate 11 12 committees of the Legislature, or to the Legislative Commission 13 when the Legislature is not in regular session, for acceptance or 14 rejection not more than 6 months before the Board establishes rates 15 and coverage for participants for the following plan year. The report 16 must include, without limitation:

(a) Detailed financial results for the Program for the preceding
plan year, including, without limitation, identification of the sources
of revenue for the Program and a detailed accounting of expenses
which are segregated by each type of benefit offered by the
Program, and administrative costs. The results must be provided
separately concerning:

(1) Participants who are active and retired state officers and
 employees and their dependents;

25 (2) All participants in the Program other than those described 26 in subparagraph (1); and

(3) Within the groups described in subparagraphs (1) and (2),
active participants, retired participants for which the Program
provides primary health insurance coverage and retired participants
in the Program who are provided coverage for medical or hospital
service, or both, by the Health Insurance for the Aged Act, 42
U.S.C. §§ 1395 et seq., or a plan that provides similar coverage.

(b) An assessment of actuarial accuracy and reserves for thecurrent plan year and the immediately preceding plan year.

(c) A summary of the plan design for the current plan year, 35 including, without limitation, information regarding rates and any 36 37 changes in the vendors with which the Program has entered into 38 contracts, and a comparison of the plan design for the current plan year to the plan design for the immediately preceding plan year. The 39 40 information regarding rates provided pursuant to this paragraph 41 must set forth the costs for participation in the Program paid by 42 participants and employers on a monthly basis.

(d) A description of all written communications provided
 generally to all participants by the Program during the preceding
 plan year.



1 (e) A discussion of activities of the Board concerning 2 purchasing coalitions.

4. The Board may use any services provided to state agencies and shall use the services of the Purchasing Division of the Department of Administration to establish and carry out the Program.

7 5. The Board may engage the services of an attorney who 8 specializes in health plans and health care law as necessary to 9 assist in carrying out the Program.

10 **6.** The Board may make recommendations to the Legislature 11 concerning legislation that it deems necessary and appropriate 12 regarding the Program.

13 [6.] 7. A participating public agency is not liable for any 14 obligation of the Program other than indemnification of the Board 15 and its employees against liability relating to the administration of 16 the Program, subject to the limitations specified in NRS 41.0349.

17 [7.] 8. As used in this section, "employee benefits" includes 18 any form of compensation provided to a public employee except 19 federal benefits, wages earned, legal holidays, deferred 20 compensation and benefits available pursuant to chapter 286 of 21 NRS.

22 23 Sec. 6. NRS 287.0434 is hereby amended to read as follows:

287.0434 The Board may:

1. Use its assets only to pay the expenses of health care for its members and covered dependents, to pay its employees' salaries and to pay administrative and other expenses.

27 2. Enter into contracts relating to the administration of the 28 Program, including, without limitation, contracts with licensed 29 administrators and qualified actuaries. Each such contract with a 30 licensed administrator:

(a) Must be submitted to the Commissioner of Insurance not less
than 30 days before the date on which the contract is to become
effective for approval as to the [reasonableness of administrative
charges in relation to contributions collected and benefits provided.] *licensing and fiscal status of the licensed administrator and status*of any legal or administrative actions in this State against the *licensed administrator that may impair his or her ability to provide*

38 the services in the contract.

39 (b) Does not become effective unless approved by the40 Commissioner.

41 (c) Shall be deemed to be approved if not disapproved by the 42 Commissioner within 30 days after its submission.

43 3. Enter into contracts with physicians, surgeons, hospitals, 44 health maintenance organizations and rehabilitative facilities for 45 medical, surgical and rehabilitative care and the evaluation,





treatment and nursing care of members and covered dependents. 1 2 The Board shall not enter into a contract pursuant to this subsection 3 unless:

4 (a) Provision is made by the Board to offer all the services 5 specified in the request for proposals, either by a health maintenance 6 organization or through separate action of the Board.

7

(b) The rates set forth in the contract are based on:

8 (1) For active and retired state officers and employees and 9 their dependents, the commingled claims experience of such active 10 and retired officers and employees and their dependents for whom 11 the Program provides primary health insurance coverage in a single 12 risk pool: and

13 (2) For active and retired officers and employees of public 14 agencies enumerated in NRS 287.010 that contract with the Program 15 to obtain group insurance by participation in the Program and their 16 dependents, the commingled claims experience of such active and retired officers and employees and their dependents for whom the 17 18 Program provides primary health insurance coverage in a single risk 19 pool.

20 Enter into contracts for the services of other experts and 4. 21 specialists as required by the Program.

22 Charge and collect from an insurer, health maintenance 5. 23 organization, organization for dental care or nonprofit medical 24 service corporation, a fee for the actual expenses incurred by the 25 Board or a participating public agency in administering a plan of 26 insurance offered by that insurer, organization or corporation.

27 Charge and collect the amount due from local governments 6. 28 pursuant to paragraph (b) of subsection 4 of NRS 287.023. If the 29 payment of a local government pursuant to that provision is 30 delinquent by more than 90 days, the Board shall notify the 31 Executive Director of the Department of Taxation pursuant to 32 NRS 354.671.

33

**Sec. 7.** NRS 287.0479 is hereby amended to read as follows:

34 287.0479 1. If approved by the Board pursuant to this 35 section, a group of not less than 300 active state officers or employees [or] and retired state officers or employees [, or any 36 37 combination thereof,] that participate in the Program may leave the 38 Program and secure life, accident or health insurance, or any 39 combination thereof, for the group from an:

40 (a) Insurer that is authorized by the Commissioner of Insurance 41 to provide such insurance; or

42 (b) Employee benefit plan, as defined in 29 U.S.C. § 1002(3), that has been approved by the Board. The Board may approve an 43 44 employee benefit plan unless the Board finds that the plan is not 45 operated pursuant to such sound accounting and financial



1 management practices as to ensure that the group will continue to 2 receive adequate benefits.

3 2. Before entering into a contract with the insurer or approved 4 employee benefit plan, the group shall submit the proposed contract 5 to the Board for approval. The Board may approve the contract 6 unless the departure of the group from the Program would cause an 7 increase of more than 5 percent in the costs of premiums or contributions for the remaining participants in the Program. In 8 9 determining whether to approve a proposed contract, the Board shall 10 follow the criteria set forth in the regulations adopted by the Board pursuant to subsection [4] 5 and may consider the cumulative 11 12 impact of groups that have left or are proposing to leave the 13 Program. Except as otherwise provided in this section, the Board has discretion in determining whether to approve a contract. If the 14 15 Board approves a proposed contract pursuant to this subsection, the 16 group that submitted the proposed contract is not authorized to leave 17 the Program until 120 days after the date on which the Board 18 approves the proposed contract.

19 3. The Board shall not approve a proposed contract between 20 an insurer or approved employee benefit plan and a group 21 pursuant to subsection 2 unless:

22 (a) The group is organized for reasons other than acquiring 23 insurance;

24 (b) The members of the group share job definitions, 25 classifications or employers, or are otherwise members of a job-26 related group formed for reasons other than acquiring insurance;

(c) The group has legal authority to enter into contracts and
bind its members, meets the requirements of state and federal law
concerning nondiscrimination, and has the ability to purchase
insurance; and

(d) The group includes all active state officers and employees
who satisfy the requirements of paragraph (b) for inclusion in the
group and all retired state officers and employees who satisfied
those requirements at the time of their retirement.

35 4. The Board shall disburse periodically to the insurer or 36 employee benefit plan with which a group contracts pursuant to this 37 section the total amount set forth in the contract for premiums or contributions for the members of the group for that period but not to 38 39 exceed the amount appropriated to or authorized for the 40 participating state agency that employs the members of the group 41 for premiums or contributions for the members of the group for that 42 period, after deducting any administrative costs related to the group.

43 [4.] 5. The Board shall adopt regulations establishing the 44 criteria pursuant to which the Board will approve proposed contracts 45 pursuant to subsection 2.





1 **Sec. 8.** NRS 333.335 is hereby amended to read as follows: 2

333.335 1. Each proposal must be evaluated by:

(a) The chief of the using agency, or a committee appointed by 3 the chief of the using agency in accordance with the regulations 4 adopted pursuant to NRS 333.135, if the proposal is for a using 5 6 agency; or

7 (b) The Chief of the Purchasing Division, or a committee appointed by the Chief in accordance with the regulations adopted 8 9 pursuant to NRS 333.135, if the Chief is responsible for 10 administering the proposal.

A committee appointed pursuant to subsection 1 must 11 2. 12 consist of not less than two members. A majority of the members of 13 the committee must be state officers or employees. The committee 14 may include persons who are not state officers or employees and 15 possess expert knowledge or special expertise that the chief of the 16 using agency or the Chief of the Purchasing Division determines is 17 necessary to evaluate a proposal. The members of the committee are 18 not entitled to compensation for their service on the committee, except that members of the committee who are state officers or 19 20 employees are entitled to receive their salaries as state officers and employees. No member of the committee may have a financial 21 22 interest in a proposal. If the contract is being awarded for the Public Employees' Benefits Program, the Executive Officer of the 23 24 Program may observe the activities of the committee, but may not 25 vote or otherwise participate in the evaluation.

26 3. In making an award, the chief of the using agency, the Chief 27 of the Purchasing Division or each member of the committee, if a 28 committee is established, shall consider and assign a score for each 29 of the following factors for determining whether the proposal is in 30 the best interests of the State of Nevada:

31 (a) The experience and financial stability of the person 32 submitting the proposal;

33 (b) Whether the proposal complies with the requirements of the 34 request for proposals as prescribed in NRS 333.311;

35

(c) The price of the proposal; and

36

(d) Any other factor disclosed in the request for proposals.

37 The chief of the using agency, the Chief of the Purchasing 4. Division or the committee, if a committee is established, shall 38 determine the relative weight of each factor set forth in subsection 3 39 40 before a request for proposals is advertised. The weight of each 41 factor must not be disclosed before the date proposals are required 42 to be submitted.

43 5. **[The]** Except as otherwise provided in this subsection, the 44 chief of the using agency, the Chief of the Purchasing Division or 45 the committee, if a committee is established, shall award the





contract based on the best interests of the State, as determined by the 1 total scores assigned pursuant to subsection 3, and is not required to 2 accept the lowest-priced proposal. If the contract is being awarded 3 for the Public Employees' Benefits Program, the Chief of the Purchasing Division or the committee, if a committee is 4 5 established, shall submit recommendations for awarding the contract to the Board for the Public Employees' Benefits Program, 6 7 which shall award the contract in accordance with section 1 of 8 this act. 9 6. Except as otherwise provided in NRS 239.0115, each 10 proposal evaluated pursuant to the provisions of this section is 11 confidential and may not be disclosed until the contract is awarded. 12

13 Sec. 9. This act becomes effective on July 1, 2011.





