1	SENATE BILL 731
2	44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999
3	INTRODUCED BY
4	Stuart Ingle
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10	AN ACT
11	RELATING TO RETIREMENT OF LEGISLATORS; CHANGING STATE
12	LEGISLATOR RETIREMENT COVERAGE; AUTHORIZING FORMER LEGISLATORS
13	TO PURCHASE GROUP HEALTH INSURANCE COVERAGE PURSUANT TO THE
14	RETIREE HEALTH CARE ACT; AMENDING AND ENACTING SECTIONS OF THE
15	NMSA 1978; MAKING AN APPROPRIATION.
16	
17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	Section 1. Section 10-7C-4 NMSA 1978 (being Laws 1990,
19	Chapter 6, Section 4, as amended) is amended to read:
20	"10-7C-4. DEFINITIONSAs used in the Retiree Health
21	Care Act:
22	A. "active employee" means an employee of a public
23	institution or any other public employer participating in
24	either the Educational Retirement Act, the Public Employees
25	Retirement Act, the Judicial Retirement Act, the Magistrate
	. 124338. 6

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1 Retirement Act or the Public Employees Retirement Reciprocity 2 Act or an employee of an independent public employer; "authority" means the retiree health care 3 B. 4 authority created pursuant to the Retiree Health Care Act; С. "basic plan of benefits" means only those 5 coverages generally associated with a medical plan of 6 7 benefits: "board" means the board of the retiree health 8 D. 9 care authority; 10 "current retiree" means an eligible retiree who Ε. is receiving a disability or normal retirement benefit under 11 12 the Educational Retirement Act, the Public Employees Retirement Act, the Judicial Retirement Act, the Magistrate 13 14 Retirement Act, the Public Employees Retirement Reciprocity 15 Act or the retirement program of an independent public 16 employer on or before July 1, 1990; "eligible dependent" means a person obtaining 17 F. 18 retiree health care coverage based upon that person's 19 relationship to an eligible retiree as follows: 20 (1) a spouse; 21 (2)an unmarried child under the age of 22 nineteen who is: 23 a natural child; (a) 24 (b) a legally adopted child; 25 (c) a stepchild living in the same . 124338. 6 - 2 -

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household who is primarily dependent on the eligible retiree for maintenance and support;

(d) a child for whom the eligible retiree is the legal guardian and who is primarily dependent on the eligible retiree for maintenance and support, as long as evidence of the guardianship is evidenced in a court order or decree; or

(e) a foster child living in the same household;

(3) a child described in Subparagraphs (a) through (e) of Paragraph (2) of this subsection who is between the ages of nineteen and twenty-five and is a full-time student at an accredited educational institution; provided that "full-time student" shall be a student enrolled in and taking twelve or more semester hours or its equivalent contact hours in primary, secondary, undergraduate or vocational school or a student enrolled in and taking nine or more semester hours or its equivalent contact hours in graduate school;

(4) a dependent child over nineteen who is wholly dependent on the eligible retiree for maintenance and support and who is incapable of self-sustaining employment by reason of mental retardation or physical handicap; provided that proof of incapacity and dependency shall be provided within thirty-one days after the child reaches the limiting

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1 age and at such times thereafter as may be required by the 2 board: a surviving spouse defined as follows: 3 (5) (a) "surviving spouse" means the spouse 4 5 to whom a retiree was married at the time of death; or **(b)** "surviving spouse" means the spouse 6 7 to whom a deceased vested active employee was married at the time of death; or 8 9 (6) a surviving dependent child who is the dependent child of a deceased eligible retiree whose other 10 11 parent is also deceased; 12 G. "eligible employer" means either: 13 a "retirement system employer", which (1) 14 means an institution of higher education, a school district or 15 other entity participating in the public school insurance 16 authority, a state agency, state court, magistrate court, 17 municipality, county or public entity, each of which is 18 affiliated under or covered by the Educational Retirement Act, 19 the Public Employees Retirement Act, the Judicial Retirement 20 Act, the Magistrate Retirement Act or the Public Employees 21 Retirement Reciprocity Act; or 22 an "independent public employer", which (2)means a municipality, county or public entity that is not a 23 24 retirement system employer; 25 H. "eligible retiree" means: . 124338. 6

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 1 (1) a "nonsalaried eligible participating 2 entity governing authority member", [who is] which means a 3 person who is not a retiree and who: (a) has served without salary as a 5 member of the governing authority of an employer eligible to 6 participate in the benefits of the Retiree Health Care Act a 7 is certified to be such by the executive director of the 8 public school insurance authority;
 3 person who is not a retiree and who: 4 (a) has served without salary as a 5 member of the governing authority of an employer eligible to 6 participate in the benefits of the Retiree Health Care Act a 7 is certified to be such by the executive director of the
 4 (a) has served without salary as a 5 member of the governing authority of an employer eligible to 6 participate in the benefits of the Retiree Health Care Act a 7 is certified to be such by the executive director of the
 5 member of the governing authority of an employer eligible to 6 participate in the benefits of the Retiree Health Care Act a 7 is certified to be such by the executive director of the
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9 (b) has maintained group health
10 insurance coverage through that member's governing authority
11 if such group health insurance coverage was available and
12 offered to the member during the member's service as a membe
13 of the governing authority; and
14 (c) was participating in the group
15 health insurance program under the Retiree Health Care Act
16 prior to July 1, 1993; or
17 (d) if a person eligible under
18 Subparagraph (a) of this paragraph applies before August 1,
19 1993 to the authority to participate in the program, then he
20 will be eligible to participate notwithstanding the provision
21 of Subparagraphs (b) and (c) of this paragraph;
22 (2) a "salaried eligible participating enti
23 governing authority member", [who is] which means a person w
24 is not a retiree and who:
25 (a) has served with salary as a member
. 124338. 6
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1 of the governing authority of an employer eligible to 2 participate in the benefits of the Retiree Health Care Act; (b) has maintained group health 3 4 insurance through that member's governing authority, if such group health insurance was available and offered to the member 5 during the member's service as a member of the governing 6 7 authority; and 8 (c) was participating in the group health insurance program under the Retiree Health Care Act 9 10 prior to July 1, 1993; or 11 (d) if a person eligible under 12 Subparagraph (a) of this paragraph applies before August 1, 13 1993 to the authority to participate in the program, then he 14 will be eligible to participate notwithstanding the provisions 15 of Subparagraphs (b) and (c) of this paragraph; [or] 16 an "eligible participating retiree", [who (3) 17 is] which means a person who: 18 falls within the definition of a (a) 19 retiree, has made contributions to the fund for at least five 20 years prior to retirement and whose eligible employer during 21 that period of time made contributions as a participant in the 22 Retiree Health Care Act on the person's behalf, unless that 23 person retires on or before July 1, 1995, in which event the 24 time period required for employee and employer contributions 25 shall become the period of time between July 1, 1990 and the . 124338. 6 - 6 -

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date of retirement, and who is certified to be a retiree by the educational retirement director, the executive secretary of the public employees retirement board or the governing authority of an independent public employer;

(b) falls within the definition of a retiree, retired prior to July 1, 1990 and is certified to be a retiree by the educational retirement director, the executive secretary of the public employees retirement association or the governing authority [or] of an independent public employer; but this paragraph does not include a retiree who was an employee of an eligible employer who exercised the option not to be a participating employer pursuant to the Retiree Health Care Act and did not after January 1, 1993 elect to become a participating employer; unless the retiree:
1) retired on or before June 30, 1990; and 2) at the time of retirement did not have a retirement health plan or retirement health insurance coverage available from his employer; or

(c) is a retiree who: 1) was at the time of retirement an employee of an eligible employer who exercised the option not to be a participating employer pursuant to the Retiree Health Care Act, but which eligible employer subsequently elected after January 1, 1993 to become a participating employer; 2) has made contributions to the fund for at least five years prior to retirement and whose eligible employer during that period of time made

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1 contributions as a participant in the Retiree Health Care Act 2 on the person's behalf, unless that person retires less than 3 five years after the date participation begins, in which event 4 the time period required for employee and employer contributions shall become the period of time between the date 5 participation begins and the date of retirement; and 3) is 6 7 certified to be a retiree by the educational retirement 8 director, the executive secretary of the public employees 9 retirement board or the governing authority of an independent 10 public employer; or

(4) a "legislative member", which means a person who is not a retiree and who served as a member of the New Mexico legislature for at least four years, but is no longer a member of the legislature and is certified to be such by the legislative council service;

I. "fund" means the retiree health care fund;

J. "group health insurance" means coverage that includes but is not limited to life insurance, accidental death and dismemberment, hospital care and benefits, surgical care and treatment, medical care and treatment, dental care, eye care, obstetrical benefits, prescribed drugs, medicines and prosthetic devices, medicare supplement, medicare carveout, medicare coordination and other benefits, supplies and services through the vehicles of indemnity coverages, health maintenance organizations, preferred provider

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organizations and other health care delivery systems as
provided by the Retiree Health Care Act and other coverages
considered by the board to be advisable;
K. "ineligible dependents" include but are not
limited to:
(1) those dependents created by common law
rel ati onshi ps;
(2) dependents while in active military
servi ce;
(3) parents, aunts, uncles, brothers,
sisters, grandchildren and other family members left in the
care of an eligible retiree without evidence of legal
guardi anshi p; and
(4) anyone not specifically referred to as an
eligible dependent pursuant to the rules and regulations
adopted by the board;
L. "participating employee" means an employee of a
participating employer, which employee has not been excluded
from participation in the Retiree Health Care Act pursuant to
Section 10-7C-10 NMSA 1978;
M. "participating employer" means an eligible
employer who has satisfied the conditions for participating in
the benefits of the Retiree Health Care Act, including the
requirements of Subsection M of Section 10-7C-7 NMSA 1978 and
Subsection D <u>or</u> E [or G] of Section 10-7C-9 NMSA 1978, as
. 124338. 6 - 9 -

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1 applicable;

"public entity" means a flood control 2 N. 3 authority, economic development district, council of 4 governments, regional housing authority, conservancy district 5 or other special district or special purpose government; and "retiree" means a person who: 6 0. 7 (1) is receiving: a disability or normal retirement 8 (a) benefit or survivor's benefit under the Educational Retirement 9 10 Act: a disability or normal retirement 11 (b) 12 benefit or survivor's benefit pursuant to the Public Employees 13 Retirement Act, the Judicial Retirement Act, the Magistrate 14 Retirement Act or the Public Employees Retirement Reciprocity Act: or 15 16 (c) a disability or normal retirement 17 benefit or survivor's benefit pursuant to the retirement 18 program of an independent public employer to which that 19 employer has made periodic contributions; or 20 is not receiving a survivor's benefit but (2)21 is the eligible dependent of a person who received a 22 disability or normal retirement benefit pursuant to the 23 Educational Retirement Act, the Public Employees Retirement 24 Act, the Judicial Retirement Act, the Magistrate Retirement 25 Act or the Public Employees Retirement Reciprocity Act." . 124338. 6

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1 Section 2. Section 10-7C-13 NMSA 1978 (being Laws 1990, Chapter 6, Section 13, as amended) is amended to read: 2 "10-7C-13. PAYMENT OF PREMIUMS ON HEALTH CARE PLANS. --3 Each eligible retiree shall pay a monthly 4 A. 5 premium for the basic plan in an amount set by the board not to exceed the sum of fifty dollars (\$50.00) plus the amount, 6 7 if any, of the compounded annual increases authorized by the board, which increases shall not exceed three percent in any 8 9 fiscal year. In addition to the monthly premium for the basic 10 plan, each current retiree and nonsalaried eligible 11 participating entity governing authority member who becomes an 12 eligible retiree shall also pay monthly an additional 13 participation fee set by the board. That fee shall be five 14 dollars (\$5.00) plus the amount, if any, of the compounded 15 annual increases authorized by the board, which increases 16 shall not exceed three percent in any fiscal year. The 17 additional monthly participation fee paid by the current 18 retirees and nonsalaried eligible participating entity 19 governing authority members who become eligible retirees shall 20 be a consideration and a condition for being permitted to 21 participate in the Retiree Health Care Act. A legislative 22 member shall pay a monthly premium for any selected plan equal 23 to one-twelfth of the annual cost of the claims and 24 administrative costs of that plan allocated to the member by 25 the board. In addition, a legislative member shall pay the . 124338. 6

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additional monthly participation fee set by the board pursuantto this subsection as a consideration and condition forparticipation in the Retiree Health Care Act.Eligibledependents shall pay monthly premiums in amounts that withother money appropriated to the fund shall cover the cost ofthe basic plan for the eligible dependents.

B. Eligible retirees and eligible dependents shall pay monthly premiums to cover the cost of the optional plans that they elect to receive, and the board shall adopt rules for the collection of additional premiums from eligible retirees and eligible dependents participating in the optional plans. An eligible retiree or eligible dependent may authorize the authority in writing to deduct the amount of these premiums from the monthly annuity payments, if applicable.

C. The participating employers, active employees and retirees are responsible for the financial viability of the program. The overall financial viability is not an additional financial obligation of the state."

Section 3. Section 10-11-39 NMSA 1978 (being Laws 1987, Chapter 253, Section 39) is amended to read:

"10-11-39. STATE LEGISLATOR MEMBER COVERAGE PLAN 1--APPLICABILITY.--State legislator member coverage plan 1 is applicable to state legislators and lieutenant governors <u>who</u> <u>served terms of office that ended on or before December 31,</u>

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Section 4. Section 10-11-41 NMSA 1978 (being Laws 1987, Chapter 253, Section 41) is amended to read:

"10-11-41. STATE LEGISLATOR MEMBER COVERAGE PLAN 1--AMOUNT OF PENSION -- FORM OF PAYMENT A. --

Under state legislator member coverage plan 1, A. the annual amount of pension under form of payment A is equal 8 to two hundred fifty dollars (\$250) multiplied by credited service as a legislator or lieutenant governor, if the member served as legislator or lieutenant governor after December 31, 1959 and his service ended prior to the term of office beginning January 1, 1999.

Under state legislator member coverage plan 1, B. the annual amount of pension under form of payment A is equal to forty dollars (\$40.00) multiplied by credited service as a legislator or lieutenant governor, if all service as a legislator or lieutenant governor is prior to January 1, 1960. "

Section 5. A new section of the Public Employees Retirement Act is enacted to read:

"[NEW MATERIAL] STATE LEGISLATOR MEMBER COVERAGE PLAN 2--APPLICABILITY.--State legislator member coverage plan 2 is applicable to state legislators and lieutenant governors who are serving terms of office after December 31, 1998."

Section 6. A new section of the Public Employees . 124338. 6 - 13 -

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1 Retirement Act is enacted to read:

"[NEW MATERIAL] STATE LEGISLATOR MEMBER COVERAGE PLAN 2--2 AGE AND SERVICE REQUIREMENTS FOR NORMAL RETIREMENT. -- Under 3 4 state legislator member coverage plan 2, the age and service 5 requirements for normal retirement are: age sixty-five years or older and five or more 6 A. 7 years of credited service; or 8 **B**. any age and twelve or more years of credited service." 9 10 Section 7. A new section of the Public Employees 11 Retirement Act is enacted to read: 12 "[NEW MATERIAL] STATE LEGISLATOR MEMBER COVERAGE PLAN 2--13 AMOUNT OF PENSION--FORM OF PAYMENT A.--Under state legislator 14 member coverage plan 2, the annual amount of pension under 15 form of payment A is equal to the sum of the following amounts 16 calculated by multiplying the member's contributions for the 17 applicable years of credited service as a legislator or 18 lieutenant governor by the applicable factor as follows:

A. for terms of service ending prior to January 1, 2001:

(1) an amount equal to the member's contributions for the first twelve years of credited service multiplied by a factor of 2.5; and

(2) an amount equal to the member'scontributions for the years of credited service in excess of. 124338.6

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1 twelve years multiplied by a factor of 1.0; and 2 **B**. for terms of service ending after January 1, 2001: 3 (1) an amount equal to the member's 4 contributions for the first twelve years of credited service 5 multiplied by a factor of 2.5; 6 7 (2)an amount equal to the member's contributions for the next eight years of credited service 8 9 multiplied by a factor of 1.0; and 10 an amount equal to the member's (3) 11 contributions for the years of credited service in excess of 12 twenty years multiplied by a factor of .25." 13 A new section of the Public Employees Section 8. 14 Retirement Act is enacted to read: "[NEW MATERIAL] STATE LEGISLATOR MEMBER COVERAGE PLAN 2--15 16 MEMBER CONTRIBUTION RATE.--A member under state legislator member coverage plan 2 shall contribute four hundred dollars 17 18 (\$400) for each year of credited service." 19 Section 9. A new section of the Public Employees 20 Retirement Act is enacted to read: "[NEW MATERIAL] STATE LEGISLATOR MEMBER COVERAGE PLAN 2--21 STATE CONTRIBUTION RATE. -- The state shall contribute amounts 22 23 sufficient to finance the membership of members under state 24 legislator member coverage plan 2 on an actuarial reserve 25 basis."

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Section 10. A new section of the Public Employees Retirement Act is enacted to read:

"[<u>NEW MATERIAL</u>] STATE LEGISLATOR MEMBER COVERAGE PLAN 2--CONTRIBUTIONS FOR SERVICE PRIOR TO 1999.--To be eligible for state legislator member coverage plan 2, a state legislator or lieutenant governor shall make the necessary contributions for years of credited service earned prior to January 1, 1999 in an amount that totals four hundred dollars (\$400) for each year of credited service."

Section 11. APPROPRIATION. --Six hundred thirty thousand dollars (\$630,000) is appropriated from the general fund to the legislative council service for expenditure in fiscal year 2000 and subsequent fiscal years to carry out the provisions of Sections 3 through 10 of this act. Any unexpended or unencumbered balance remaining at the end of a fiscal year shall not revert to the general fund.

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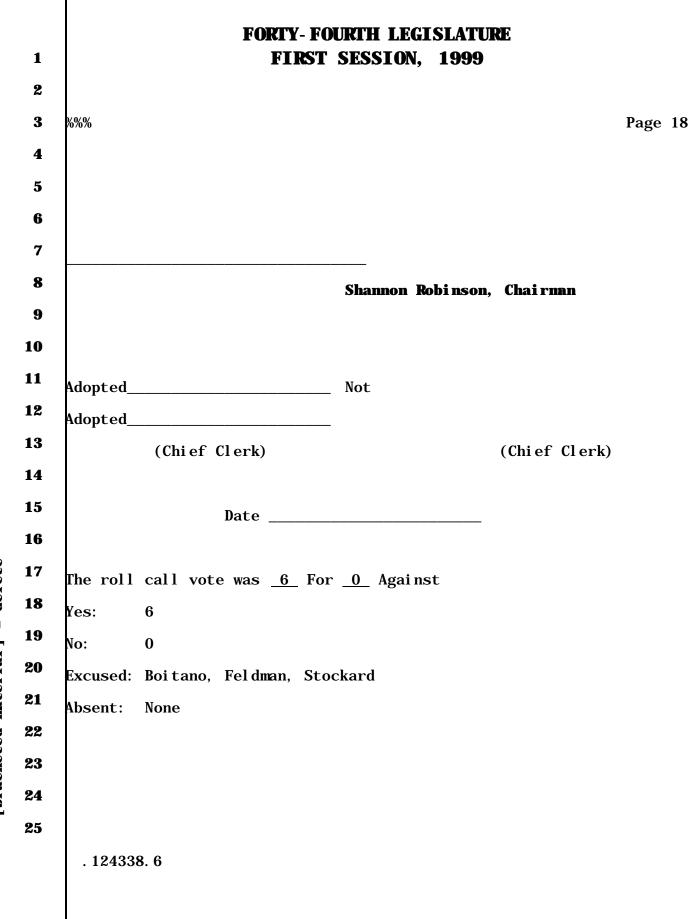
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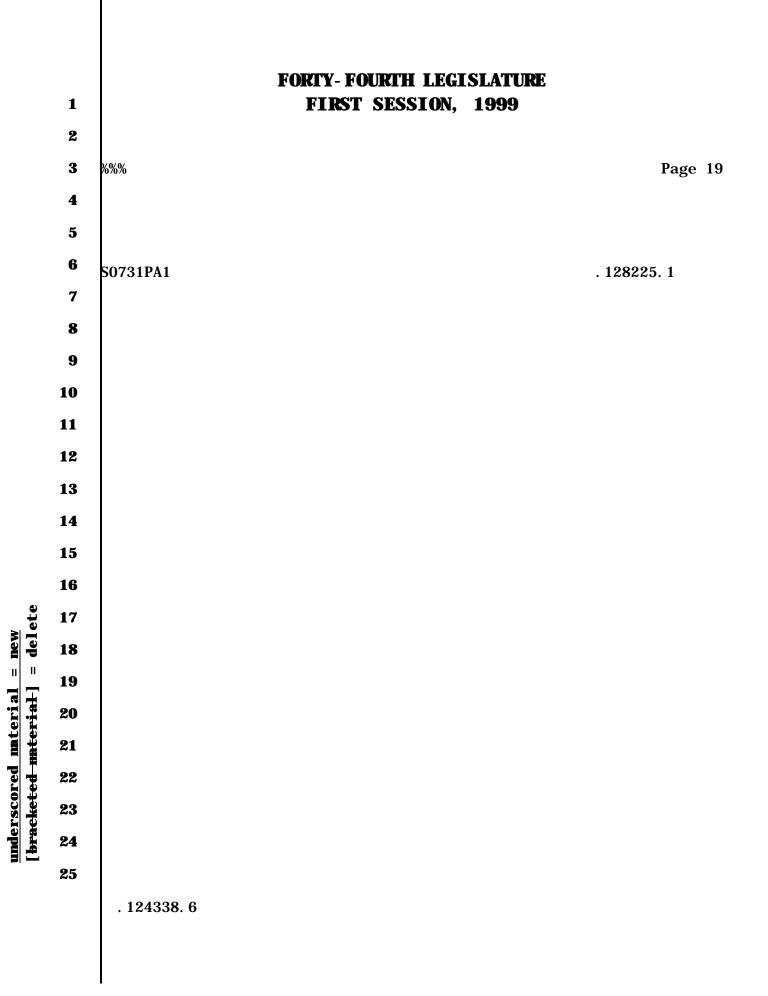
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1	FORTY-FOURTH LEGISLATURE SB 731/a
2	FIRST SESSION, 1999
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6	February 24, 1999
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8	Mr. President:
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10	Your PUBLIC AFFAIRS COMMITTEE , to whom has been
11	referred
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13	SENATE BILL 731
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15	has had it under consideration and reports same with
16	recommendation that it DO PASS , amended as follows:
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18	1. On page 16, line 13, strike "and subsequent fiscal
19	years".,
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22	and thence referred to the FINANCE COMMITTEE.
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24	Respectfully submitted,
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	. 124338. 6

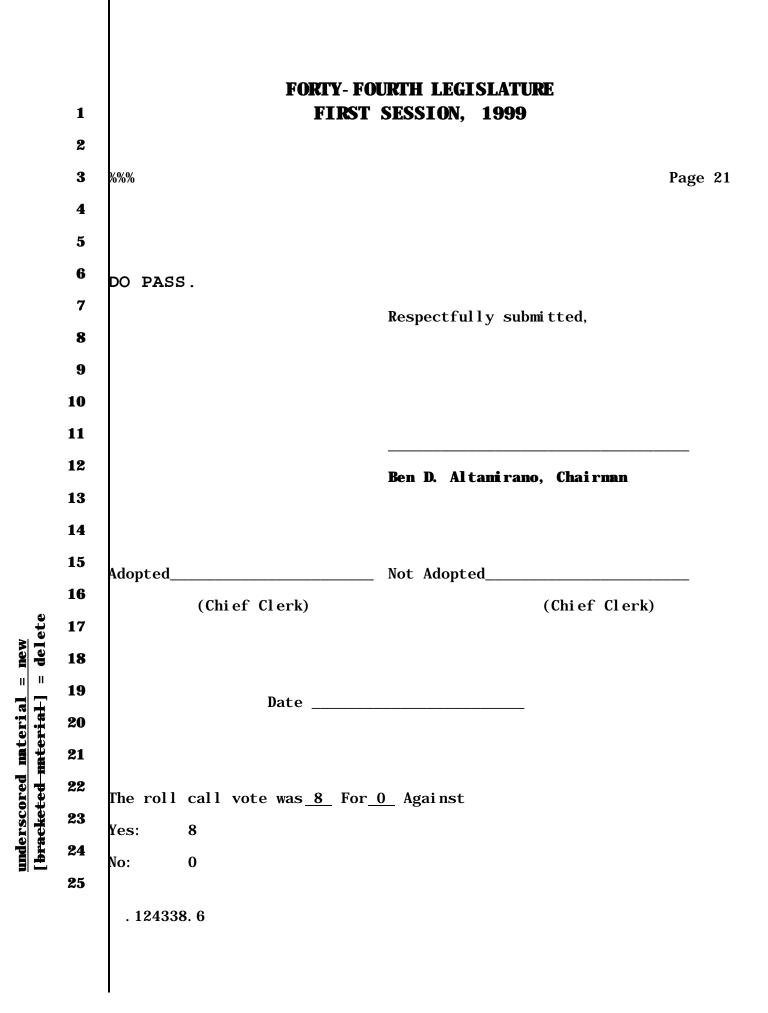
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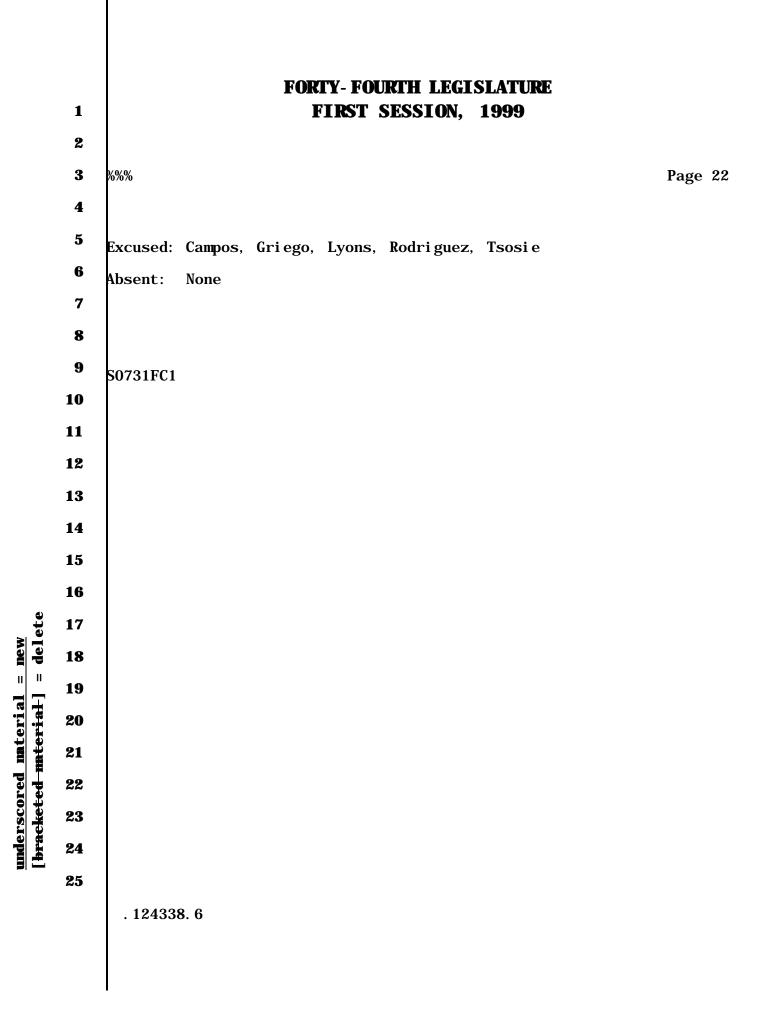


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		FORTY- FOURTH LEGISLATURE
	1	FIRST SESSION, 1999
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	7 8	FORTY- FOURTH LEGISLATURE
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	9 10	
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	12	March 3, 1999
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	14	Mr. President:
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	16	Your FINANCE COMMITTEE, to whom has been referred
	17	
		SENATE BILL 731, as amended
	19	
	20	has had it under consideration and reports same with
	21	recommendation that it DO NOT PASS, but that
	22	
	23	SENATE FINANCE COMMITTEE SUBSTITUTE FOR
<u>inde</u>	24	SENATE BILL 731
	- 25	
		. 124338. 6





1	SENATE FINANCE COMMITTEE SUBSTITUTE FOR SENATE BILL 731
2	44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999
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10	AN ACT
11	RELATING TO RETIREMENT OF LEGISLATORS; CHANGING STATE
12	LEGISLATOR RETIREMENT COVERAGE; AUTHORIZING FORMER LEGISLATORS
13	TO PURCHASE GROUP HEALTH INSURANCE COVERAGE PURSUANT TO THE
14	RETIREE HEALTH CARE ACT; AMENDING AND ENACTING SECTIONS OF THE
15	NMSA 1978.
16	
17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	Section 1. Section 10-7C-4 NMSA 1978 (being Laws 1990,
19	Chapter 6, Section 4, as amended) is amended to read:
20	"10-7C-4. DEFINITIONSAs used in the Retiree Health
21	Care Act:
22	A. "active employee" means an employee of a public
23	institution or any other public employer participating in
24	either the Educational Retirement Act, the Public Employees
25	Retirement Act, the Judicial Retirement Act, the Magistrate
	. 128488. 1

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1 Retirement Act or the Public Employees Retirement Reciprocity 2 Act or an employee of an independent public employer; 3 **B**. "authority" means the retiree health care 4 authority created pursuant to the Retiree Health Care Act; 5 C. "basic plan of benefits" means only those coverages generally associated with a medical plan of 6 7 benefits: 8 "board" means the board of the retiree health D. 9 care authority; 10 Е. "current retiree" means an eligible retiree who 11 is receiving a disability or normal retirement benefit under 12 the Educational Retirement Act, the Public Employees 13 Retirement Act, the Judicial Retirement Act, the Magistrate 14 Retirement Act, the Public Employees Retirement Reciprocity 15 Act or the retirement program of an independent public 16 employer on or before July 1, 1990; 17 "eligible dependent" means a person obtaining F. 18 retiree health care coverage based upon that person's 19 relationship to an eligible retiree as follows: 20 (1) a spouse; 21 (2)an unmarried child under the age of 22 nineteen who is: 23 (a) a natural child; 24 (b) a legally adopted child; 25 a stepchild living in the same (c) . 128488. 1 - 24 -

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1	household who is primarily dependent on the eligible retiree
2	for maintenance and support;
3	(d) a child for whom the eligible retiree
4	is the legal guardian and who is primarily dependent on the
5	eligible retiree for maintenance and support, as long as
6	evidence of the guardianship is evidenced in a court order or
7	decree; or
8	(e) a foster child living in the same
9	househol d;
10	(3) a child described in Subparagraphs (a)
11	through (e) of Paragraph (2) of this subsection who is between
12	the ages of nineteen and twenty-five and is a full-time
13	student at an accredited educational institution; provided
14	that "full-time student" shall be a student enrolled in and
15	taking twelve or more semester hours or its equivalent contact
16	hours in primary, secondary, undergraduate or vocational
17	school or a student enrolled in and taking nine or more
18	semester hours or its equivalent contact hours in graduate
19	school;
20	(4) a dependent child over nineteen who is
21	wholly dependent on the eligible retiree for maintenance and
22	support and who is incapable of self-sustaining employment by
23	reason of mental retardation or physical handicap; provided
24	that proof of incapacity and dependency shall be provided
25	within thirty-one days after the child reaches the limiting

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1	age and at such times thereafter as may be required by the
2	board;
3	(5) a surviving spouse defined as follows:
4	(a) "surviving spouse" means the spouse to
5	whom a retiree was married at the time of death; or
6	(b) "surviving spouse" means the spouse to
7	whom a deceased vested active employee was married at the time
8	of death; or
9	(6) a surviving dependent child who is the
10	dependent child of a deceased eligible retiree whose other
11	parent is also deceased;
12	G. "eligible employer" means either:
13	(1) a "retirement system employer", which means
14	an institution of higher education, a school district or other
15	entity participating in the public school insurance authority,
16	a state agency, state court, magistrate court, municipality,
17	county or public entity, each of which is affiliated under or
18	covered by the Educational Retirement Act, the Public
19	Employees Retirement Act, the Judicial Retirement Act, the
20	Magistrate Retirement Act or the Public Employees Retirement
21	Reciprocity Act; or
22	(2) an "independent public employer", which
23	means a municipality, county or public entity that is not a
24	retirement system employer;
25	H. "eligible retiree" means:

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1	(1) a "nonsalaried eligible participating
2	entity governing authority member", [who is] <u>which means</u> a
3	person who is not a retiree and who:
4	(a) has served without salary as a member
5	of the governing authority of an employer eligible to
6	participate in the benefits of the Retiree Health Care Act and
7	is certified to be such by the executive director of the
8	public school insurance authority;
9	(b) has maintained group health insurance
10	coverage through that member's governing authority if such
11	group health insurance coverage was available and offered to
12	the member during the member's service as a member of the
13	governing authority; and
14	(c) was participating in the group health
15	insurance program under the Retiree Health Care Act prior to
16	July 1, 1993; or
17	(d) if a person eligible under Subparagraph
18	(a) of this paragraph applies before August 1, 1993 to the
19	authority to participate in the program, then he will be
20	eligible to participate notwithstanding the provisions of
21	Subparagraphs (b) and (c) of this paragraph;
22	(2) a "salaried eligible participating entity
23	governing authority member", [who is] <u>which means</u> a person who
24	is not a retiree and who:
25	(a) has served with salary as a member of
	. 128488. 1 - 27 -

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1 the governing authority of an employer eligible to participate 2 in the benefits of the Retiree Health Care Act; 3 **(b)** has maintained group health insurance 4 through that member's governing authority, if such group health insurance was available and offered to the member 5 during the member's service as a member of the governing 6 7 authority; and 8 was participating in the group health (c) 9 insurance program under the Retiree Health Care Act prior to 10 July 1, 1993; or 11 (d) if a person eligible under Subparagraph 12 (a) of this paragraph applies before August 1, 1993 to the 13 authority to participate in the program, then he will be 14 eligible to participate notwithstanding the provisions of 15 Subparagraphs (b) and (c) of this paragraph; [or] 16 an "eligible participating retiree", [who (3) 17 is] which means a person who: 18 falls within the definition of a (a) 19 retiree, has made contributions to the fund for at least five 20 vears prior to retirement and whose eligible employer during 21 that period of time made contributions as a participant in the 22 Retiree Health Care Act on the person's behalf, unless that 23 person retires on or before July 1, 1995, in which event the 24 time period required for employee and employer contributions 25 shall become the period of time between July 1, 1990 and the . 128488. 1

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date of retirement, and who is certified to be a retiree by the educational retirement director, the executive secretary of the public employees retirement board or the governing authority of an independent public employer;

falls within the definition of a **(b)** retiree, retired prior to July 1, 1990 and is certified to be a retiree by the educational retirement director, the executive secretary of the public employees retirement association or the governing authority [or] of an independent public employer; but this paragraph does not include a retiree who was an employee of an eligible employer who exercised the option not to be a participating employer pursuant to the Retiree Health Care Act and did not after January 1, 1993 elect to become a participating employer; unless the retiree: 1) retired on or before June 30, 1990; and 2) at the time of retirement did not have a retirement health plan or retirement health insurance coverage available from his employer; or

(c) is a retiree who: 1) was at the time of retirement an employee of an eligible employer who exercised the option not to be a participating employer pursuant to the Retiree Health Care Act, but which eligible employer subsequently elected after January 1, 1993 to become a participating employer; 2) has made contributions to the fund for at least five years prior to retirement and whose eligible employer during that period of time made contributions as a . 128488. 1

- 29 -

1 participant in the Retiree Health Care Act on the person's 2 behalf, unless that person retires less than five years after 3 the date participation begins, in which event the time period 4 required for employee and employer contributions shall become 5 the period of time between the date participation begins and the date of retirement; and 3) is certified to be a retiree by 6 7 the educational retirement director, the executive secretary 8 of the public employees retirement board or the governing 9 authority of an independent public employer; or

(4) a "legislative member", which means a person who is not a retiree and who served as a member of the New Mexico legislature for at least four years, but is no longer a member of the legislature and is certified to be such by the legislative council service;

I. "fund" means the retiree health care fund;

J. "group health insurance" means coverage that includes but is not limited to life insurance, accidental death and dismemberment, hospital care and benefits, surgical care and treatment, medical care and treatment, dental care, eye care, obstetrical benefits, prescribed drugs, medicines and prosthetic devices, medicare supplement, medicare carveout, medicare coordination and other benefits, supplies and services through the vehicles of indemnity coverages, health maintenance organizations, preferred provider organizations and other health care delivery systems as . 128488.1

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provided by the Retiree Health Care Act and other coverages
 considered by the board to be advisable;
 K. "ineligible dependents" include but are not

limited to:

5 (1) those dependents created by common law
6 relationships;

(2) dependents while in active military service;

(3) parents, aunts, uncles, brothers, sisters,grandchildren and other family members left in the care of aneligible retiree without evidence of legal guardianship; and

(4) anyone not specifically referred to as an eligible dependent pursuant to the rules and regulations adopted by the board;

L. "participating employee" means an employee of a participating employer, which employee has not been excluded from participation in the Retiree Health Care Act pursuant to Section 10-7C-10 NMSA 1978;

M "participating employer" means an eligible employer who has satisfied the conditions for participating in the benefits of the Retiree Health Care Act, including the requirements of Subsection M of Section 10-7C-7 NMSA 1978 and Subsection D <u>or</u> E [or G] of Section 10-7C-9 NMSA 1978, as applicable;

N. "public entity" means a flood control authority, . 128488.1

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1 economic development district, council of governments, 2 regional housing authority, conservancy district or other 3 special district or special purpose government; and 4 "retiree" means a person who: 0. 5 is receiving: (1) 6 (a) a disability or normal retirement 7 benefit or survivor's benefit under the Educational Retirement 8 Act: 9 a disability or normal retirement (b) 10 benefit or survivor's benefit pursuant to the Public Employees 11 Retirement Act, the Judicial Retirement Act, the Magistrate 12 Retirement Act or the Public Employees Retirement Reciprocity 13 Act; or 14 a disability or normal retirement (c) 15 benefit or survivor's benefit pursuant to the retirement 16 program of an independent public employer to which that 17 employer has made periodic contributions; or 18 (2)is not receiving a survivor's benefit but 19 is the eligible dependent of a person who received a 20 disability or normal retirement benefit pursuant to the 21 Educational Retirement Act, the Public Employees Retirement 22 Act, the Judicial Retirement Act, the Magistrate Retirement 23 Act or the Public Employees Retirement Reciprocity Act." 24 Section 2. Section 10-7C-13 NMSA 1978 (being Laws 1990, 25 Chapter 6, Section 13, as amended) is amended to read: . 128488. 1 - 32 -

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"10-7C-13. PAYMENT OF PREMIUMS ON HEALTH CARE PLANS. --

2 Each eligible retiree shall pay a monthly premium A. 3 for the basic plan in an amount set by the board not to exceed 4 the sum of fifty dollars (\$50.00) plus the amount, if any, of 5 the compounded annual increases authorized by the board, which 6 increases shall not exceed three percent in any fiscal year. 7 In addition to the monthly premium for the basic plan, each 8 current retiree and nonsalaried eligible participating entity 9 governing authority member who becomes an eligible retiree 10 shall also pay monthly an additional participation fee set by 11 the board. That fee shall be five dollars (\$5.00) plus the 12 amount, if any, of the compounded annual increases authorized 13 by the board, which increases shall not exceed three percent 14 in any fiscal year. The additional monthly participation fee 15 paid by the current retirees and nonsalaried eligible 16 participating entity governing authority members who become 17 eligible retirees shall be a consideration and a condition for 18 being permitted to participate in the Retiree Health Care Act. 19 <u>A legislative member shall pay a monthly premium for any</u> 20 selected plan equal to <u>one-twelfth of the annual cost of the</u> 21 claims and administrative costs of that plan allocated to the 22 member by the board. In addition, a legislative member shall 23 pay the additional monthly participation fee set by the board 24 pursuant to this subsection as a consideration and condition 25 for participation in the Retiree Health Care Act. Eligible . 128488. 1

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dependents shall pay monthly premiums in amounts that with other money appropriated to the fund shall cover the cost of the basic plan for the eligible dependents.

B. Eligible retirees and eligible dependents shall pay monthly premiums to cover the cost of the optional plans that they elect to receive, and the board shall adopt rules for the collection of additional premiums from eligible retirees and eligible dependents participating in the optional plans. An eligible retiree or eligible dependent may authorize the authority in writing to deduct the amount of these premiums from the monthly annuity payments, if applicable.

C. The participating employers, active employees and retirees are responsible for the financial viability of the program. The overall financial viability is not an additional financial obligation of the state."

Section 3. Section 10-11-39 NMSA 1978 (being Laws 1987, Chapter 253, Section 39) is amended to read:

"10-11-39. STATE LEGISLATOR MEMBER COVERAGE PLAN 1--APPLICABILITY.--State legislator member coverage plan 1 is applicable to state legislators and lieutenant governors <u>who</u> <u>served terms of office that ended on or before December 31,</u> <u>1998</u>."

Section 4. Section 10-11-41 NMSA 1978 (being Laws 1987, Chapter 253, Section 41) is amended to read:

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. 128488. 1

1	"10-11-41. STATE LEGISLATOR MEMBER COVERAGE PLAN 1
2	AMOUNT OF PENSIONFORM OF PAYMENT A
3	A. Under state legislator member coverage plan 1,
4	the annual amount of pension under form of payment A is equal
5	to two hundred fifty dollars (\$250) multiplied by credited
6	service as a legislator or lieutenant governor, if the member
7	served as legislator or lieutenant governor after December 31,
8	1959 and his service ended prior to the term of office
9	<u>begi nni ng January 1, 1999</u> .
10	B. Under state legislator member coverage plan 1,
11	the annual amount of pension under form of payment A is equal
12	to forty dollars (\$40.00) multiplied by credited service as a
13	legislator or lieutenant governor, if all service as a
14	legislator or lieutenant governor is prior to January 1,
15	1960. "
16	Section 5. A new section of the Public Employees
17	Retirement Act is enacted to read:
18	"[<u>NEW MATERIAL]</u> STATE LEGISLATOR MEMBER COVERAGE PLAN 2
19	APPLICABILITYState legislator member coverage plan 2 is
20	applicable to state legislators and lieutenant governors who
21	are serving terms of office after December 31, 1998."
22	Section 6. A new section of the Public Employees
23	Retirement Act is enacted to read:
24	"[<u>NEW MATERIAL]</u> STATE LEGISLATOR MEMBER COVERAGE PLAN 2
25	AGE AND SERVICE REQUIREMENTS FOR NORMAL RETIREMENT Under
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state legislator member coverage plan 2, the age and service
 requirements for normal retirement are:

A. age sixty-five years or older and five or more years of credited service; or

B. any age and twelve or more years of credited **6** service."

Section 7. A new section of the Public Employees Retirement Act is enacted to read:

9 "[<u>NEW MATERIAL</u>] STATE LEGISLATOR MEMBER COVERAGE PLAN 2-10 AMOUNT OF PENSION--FORM OF PAYMENT A. --Under state legislator
11 member coverage plan 2, the annual amount of pension under
12 form of payment A is equal to the sum of the following amounts
13 calculated by multiplying the member's contributions for the
14 applicable years of credited service as a legislator or
15 lieutenant governor by the applicable factor as follows:

A. for terms of service ending prior to January 1, 2001:

(1) an amount equal to the member'scontributions for the first twelve years of credited servicemultiplied by a factor of 2.5; and

(2) an amount equal to the member'scontributions for the years of credited service in excess oftwelve years multiplied by a factor of 1.0; and

B. for terms of service ending after January 1, 2001:

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1	(1) an amount equal to the member's
2	contributions for the first twelve years of credited service
3	multiplied by a factor of 2.5;
4	(2) an amount equal to the member's
5	contributions for the next eight years of credited service
6	multiplied by a factor of 1.0; and
7	(3) an amount equal to the member's
8	contributions for the years of credited service in excess of
9	twenty years multiplied by a factor of .25."
10	Section 8. A new section of the Public Employees
11	Retirement Act is enacted to read:
12	"[<u>NEW MATERIAL</u>] STATE LEGISLATOR MEMBER COVERAGE PLAN 2
13	MEMBER CONTRIBUTION RATEA member under state legislator
14	member coverage plan 2 shall contribute four hundred dollars
15	(\$400) for each year of credited service."
16	Section 9. A new section of the Public Employees
17	Retirement Act is enacted to read:
18	"[<u>NEW MATERIAL]</u> STATE LEGISLATOR MEMBER COVERAGE PLAN 2
19	STATE CONTRIBUTION RATEThe state shall contribute amounts
20	sufficient to finance the membership of members under state
21	legislator member coverage plan 2 on an actuarial reserve
22	basis."
23	Section 10. A new section of the Public Employees
24	Retirement Act is enacted to read:
25	"[<u>NEW MATERIAL</u>] STATE LEGISLATOR MEMBER COVERAGE PLAN 2

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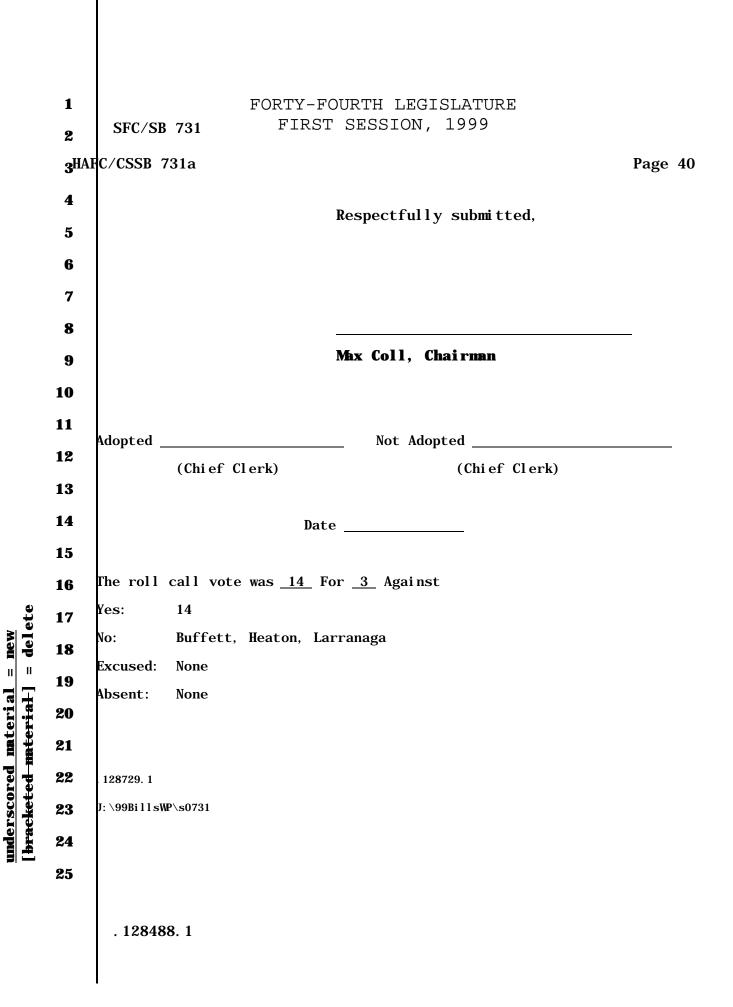
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CONTRIBUTIONS FOR SERVICE PRIOR TO 1999. -- To be eligible for state legislator member coverage plan 2, a state legislator or lieutenant governor shall make the necessary contributions for years of credited service earned prior to January 1, 1999 in an amount that totals four hundred dollars (\$400) for each year of credited service." Section 11. EFFECTIVE DATE. -- The effective date of the provisions of this act is July 1, 2000. - 38 -. 128488. 1

1	FORTY- FOURTH LEGI SLATURE
2	FIRST SESSION, 1999
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5	
6	March 10, 1999
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8 9	Mr. Speaker:
10	Your APPROPRIATIONS AND FINANCE COMMITTEE, to
11	whom has been referred
12	
13	SENATE FINANCE COMMITTEE SUBSTITUTE FOR
14	SENATE BILL 731
15	has had it under consideration and reports same with
16	recommendation that it DO PASS , amended as follows:
17	
18	1. On page 12, line 24, strike "who" and strike all of
19	line 25 and on page 13, line 1, strike "1998" and insert in lieu
20	thereof "whose service ended before July 1, 2000".
21	2. On page 13, line 11, after "to" strike the remainder of
22	the line and strike line 12 up to the period and insert in lieu
23	thereof "July 1, 2000".
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	FORTY- FOURTH LEGI SLATURE
1	FIRST SESSION
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4	March 13, 1999
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6	HOUSE FLOOR AMENDMENT number to SENATE FINANCE COMMITTEE
7	SUBSTITUTE FOR SENATE BILL 731,
8	as amended
9	
	Amendment sponsored by Representative David M. Parsons
11	
12	1. On page 13, line 24, before the period insert "and whose
13	service ends after July 1, 2000".
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15	2. On page 16, line 4, strike "1999" and insert in lieu thereof
16	2001".
17	
18	3. On page 16, line 7, strike "January 1, 1999" and insert in lieu thereof "July 1, 2001".
	freu chereor July 1, 2001.
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