2012

1	A bill to be entitled
2	An act relating to group insurance for public
3	employees; amending s. 112.08, F.S.; requiring that
4	school districts procure certain types of insurance
5	for their officers and employees through interlocal
6	agreements; providing an exception; requiring each
7	school district to enter into an interlocal agreement
8	and establish the School District Insurance Consortium
9	governed by a board of directors; providing for
10	membership and specifying terms of office for board
11	members; authorizing the board to employ staff or
12	contract for staffing services to be provided to the
13	consortium; requiring the Department of Management
14	Services to provide technical services to the
15	consortium; requiring the consortium to advertise for
16	competitive bids for insurance; authorizing the
17	awarding of bids on a statewide or regional basis and
18	the selection of multiple insurance providers;
19	requiring that school districts engage in collective
20	bargaining with certified bargaining agents; providing
21	an effective date.
22	
23	Be It Enacted by the Legislature of the State of Florida:
24	
25	Section 1. Subsection (2) of section 112.08, Florida
26	Statutes, is amended to read:
27	112.08 Group insurance for public officers, employees, and
28	certain volunteers; physical examinations
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29 (2) (a) Notwithstanding any general law or special act to 30 the contrary and except as provided under paragraph (c), every 31 local governmental unit may is authorized to provide and pay out 32 of its available funds for all or part of the premium for life, 33 health, accident, hospitalization, legal expense, or annuity 34 insurance, or all or any kinds of such insurance, for the 35 officers and employees of the local governmental unit and for 36 health, accident, hospitalization, and legal expense insurance 37 for the dependents of such officers and employees upon a group 38 insurance plan and, to that end, to enter into contracts with 39 insurance companies or professional administrators to provide 40 such insurance.

41 Before entering any contract for insurance, the local (a) 42 governmental unit shall advertise for competitive bids, + and 43 such contract shall be let upon the basis of such bids. If a 44 contracting health insurance provider becomes financially impaired as determined by the Office of Insurance Regulation of 45 the Financial Services Commission or otherwise fails or refuses 46 47 to provide the contracted-for coverage or coverages, the local government may purchase insurance, enter into risk management 48 49 programs, or contract with third-party administrators and may 50 make such acquisitions by advertising for competitive bids or by 51 direct negotiations and contract. The local governmental unit 52 may undertake simultaneous negotiations with those companies that which have submitted reasonable and timely bids and are 53 found by the local governmental unit to be fully qualified and 54 capable of meeting all servicing requirements. Each local 55 56 governmental unit may self-insure any plan for health, accident,

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and hospitalization coverage or enter into a risk management consortium to provide such coverage, subject to approval based on actuarial soundness by the Office of Insurance Regulation; and each shall contract with an insurance company or professional administrator qualified and approved by the office to administer such a plan.

In order to obtain approval from the Office of 63 (b) 64 Insurance Regulation of any self-insured plan for health, 65 accident, and hospitalization coverage, each local governmental 66 unit or consortium shall submit its plan along with a 67 certification as to the actuarial soundness of the plan, which certification is prepared by an actuary who is a member of the 68 69 Society of Actuaries or the American Academy of Actuaries. The 70 Office of Insurance Regulation may shall not approve the plan 71 unless it determines that the plan is designed to provide 72 sufficient revenues to pay current and future liabilities, as 73 determined according to generally accepted actuarial principles. 74 After implementation of an approved plan, each local 75 governmental unit or consortium shall annually submit to the 76 Office of Insurance Regulation a report that which includes a 77 statement prepared by an actuary who is a member of the Society 78 of Actuaries or the American Academy of Actuaries as to the 79 actuarial soundness of the plan. The report is due 90 days after 80 the close of the fiscal year of the plan. The report must 81 include shall consist of, but need is not be limited to:

82 1. The adequacy of contribution rates in meeting the level 83 of benefits provided and the changes, if any, needed in the 84 contribution rates to achieve or preserve a level of funding

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deemed adequate to enable payment of the benefit amounts
provided under the plan and a valuation of present assets, based
on statement value, and prospective assets and liabilities of
the plan and the extent of any unfunded accrued liabilities.

89 2. A plan to amortize any unfunded liabilities and a90 description of actions taken to reduce unfunded liabilities.

91 3. A description and explanation of actuarial assumptions.
92 4. A schedule illustrating the amortization of any
93 unfunded liabilities.

94 5. A comparative review illustrating the level of funds 95 available to the plan from rates, investment income, and other 96 sources realized over the period covered by the report with the 97 assumptions used.

98 6. A statement by the actuary that the report is complete 99 and accurate and that in the actuary's opinion the techniques 100 and assumptions used are reasonable and meet the requirements 101 and intent of this subsection.

102 7. Other factors or statements as required by the office103 in order to determine the actuarial soundness of the plan.

105 All assumptions used in the report must shall be based on recognized actuarial principles acceptable to the Office of 106 107 Insurance Regulation. The office shall review the report and shall notify the administrator of the plan and each entity 108 participating in the plan, as identified by the administrator, 109 of any actuarial deficiencies. Each local governmental unit is 110 responsible for payment of valid claims of its employees which 111 that are not paid within 60 days after receipt by the plan 112

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113 administrator or consortium. 114 (c) Beginning July 1, 2013, or upon the expiration or 115 renewal date of any existing contract, whichever occurs later, 116 school districts shall procure health, accident, and 117 hospitalization insurance through a purchasing interlocal 118 agreement unless the school board at a duly noticed public 119 meeting determines that purchasing insurance outside the plan 120 procured through the interlocal agreement, as provided under paragraphs (a) and (b), is financially advantageous to the 121 122 school district. 123 1. Each school district shall enter into an interlocal 124 agreement as provided in s. 163.01 in order to establish the 125 School District Insurance Consortium through which such 126 insurance shall be procured for officers and employees of the 127 school district and their dependents. 128 2. The consortium shall be governed by a board of 129 directors comprised of nine members, three of whom shall be 130 elected school board members appointed by the Florida School 131 Boards Association, Inc., three of whom shall be elected or 132 appointed superintendents of schools appointed by the Florida 133 Association of District School Superintendents, Inc., two of 134 whom shall be public school teachers or support personnel 135 appointed by the Florida Education Association, and one of whom 136 shall have experience in running employee-benefit systems, to be 137 appointed by the other members of the consortium. Consortium 138 board members shall be appointed to 2-year terms. The board may 139 employ staff or contract for staffing services to be provided to 140 the consortium. The Department of Management Services shall

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141	provide technical services to the consortium as requested by the
142	board.
143	3. Notwithstanding any other provision of law, the
144	consortium shall advertise for competitive bids for such
145	insurance, and the contracts for such insurance shall be let
146	upon the basis of such bids. The consortium shall advertise for
147	proposals for a statewide insurance plan as well as plans
148	providing coverage on a regional basis. In determining
149	appropriate regions, the consortium shall group school districts
150	geographically in a manner that includes school districts of
151	varying sizes for the purpose of ensuring the availability of
152	coverage for all districts in the region. Contracts may be
153	awarded on a statewide or regional basis, and more than one
154	provider may be selected to provide insurance. School districts
155	shall engage in collective bargaining with the certified
156	bargaining agent for any unit of employees for which health,
157	accident, or hospitalization insurance is provided, as required
158	by part II of chapter 447, with regard to coverage offered, cost
159	for dependent coverage, deductibles, optional coverage, and
160	other matters that are subject to collective bargaining as
161	required by state law.
162	<u>(d)</u> Every local governmental unit <u>may</u> is authorized to
163	expend funds for preemployment physical examinations and
164	postemployment physical examinations.
165	Section 2. This act shall take effect July 1, 2012.

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