



General Assembly

Amendment

January Session, 2001

LCO No. 9013

Offered by:

REP. FONTANA, 87th Dist.

REP. FLEISCHMANN, 18th Dist.

REP. MCCLUSKEY, 20th Dist.

REP. PAWELKIEWICZ, 49th Dist.

REP. DONOVAN, 84th Dist.

REP. GERAGOSIAN, 25th Dist.

To: House Bill No. 5039

File No. 205

Cal. No. 172

(As Amended by Senate Amendment Schedule "A")

"AN ACT CONCERNING MEDICAL SAVINGS ACCOUNTS."

1 After section 4, insert the following and renumber the remaining
2 section accordingly:

3 "Sec. 5. Subsection (i) of section 5-259 of the general statutes, as
4 amended by section 1 of public act 01-30, is repealed and the following
5 is substituted in lieu thereof:

6 (i) The Comptroller may provide for coverage of municipal
7 employees or employees of nonprofit corporations under the plan or
8 plans procured under subsection (a) of this section, provided: (1)
9 Participation by each municipal employer or nonprofit corporation
10 shall be on a voluntary basis; (2) where an employee organization
11 represents employees in a municipality or nonprofit corporation,
12 participation in a plan or plans to be procured under subsection (a) of

13 this section shall be by mutual agreement of the municipal employer
14 and the employee organization only and neither party may submit the
15 issue of participation to binding arbitration except by mutual
16 agreement; (3) no group of employees shall be refused entry into the
17 plan by reason of past or future health care costs or claim experience;
18 (4) rates paid by the state for its employees under subsection (a) of this
19 section are not adversely affected by this subsection; (5) administrative
20 costs to the plan or plans provided under this subsection shall be paid
21 by the participating municipality or nonprofit corporation at no
22 additional cost to the state; and (6) participation in the plan or plans in
23 an amount determined by the state shall be for the duration of the
24 period of the plan or plans, or for such other period as mutually
25 agreed by the municipality or nonprofit corporation and the
26 Comptroller. The Comptroller, with the approval of the Secretary of
27 the Office of Policy and Management, may arrange and procure for the
28 employees under this subsection health benefit plans that vary from
29 the plan or plans procured under subsection (a) of this section. Such
30 alternate plans may be offered to municipal employees on a fully
31 underwritten basis only. Notwithstanding any provision of law, such
32 alternate plan may be offered to employees of nonprofit corporations
33 on either a fully underwritten or risk-pooled basis at the discretion of
34 the Comptroller. For the purposes of this subsection, (A)
35 "municipality" means any town, city, borough, school district, taxing
36 district, fire district, district department of health, probate district,
37 housing authority, regional work force development board established
38 under section 31-3k, flood commission or authority established by
39 special act, regional planning agency, transit district formed under
40 chapter 103a, [or] the Children's Center established by number 571 of
41 the public acts of 1969, or any self-employed individual; and (B)
42 "nonprofit corporation" means a nonprofit corporation organized
43 under 26 USC 501(c)(3) that has a contract with the state."