2019 Statewide Insurance Bargaining Proposals from Vermont-NEA & AFSCME

Prepared for July 25, 2019

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Introduction

Sustaining and Expanding Access to Affordable and Equitable Health Care Benefits

As statewide representatives of tens of thousands of unionized and non-unionized public school employees and their families, Vermont-NEA and AFSCME, consistent with the intent of Act 11, are committed to negotiating a health benefits settlement that expands full access to affordable and equitable health care <u>for all school employees and their dependents</u> who have been denied such access to date. We are also committed to sustaining access to affordable and equitable health benefits for school employees and their dependents who are fortunate to have it at present, and who have sacrificed wage and other benefit gains for decades to achieve and maintain these benefits.

We believe access to high-quality, affordable health care for all school employees and their dependents is absolutely essential to the recruitment and retention on high-quality teachers, educational support professionals and administrators.

Working Together in the Service of Public Education and the Common Good

Vermont-NEA and AFSCME will pursue these statewide negotiations in a spirit of collaboration and mutual respect.

This is probably the most demanding and consequential bargaining assignment any of us have ever undertaken. Unfortunately, we do not have a lot of time for research and deliberation, and the complexity of our work is great. Going forward, therefore, we must do our "homework" thoroughly and quickly, take pains to "do no harm," and be patient with each other as we try to understand and resolve a host of issues that historically have been addressed at the local level with the benefit of locally specific and accessible data.

We must also discuss how we can readily gain access to and work systematically (and more quickly) with the data we need from school districts and other sources so that we can more effectively prepare for and conduct statewide bargaining in the years to come.

Article I: Implementation Date of Statewide Negotiations' Agreement

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July 1, 2020 vs. January 1, 2021

At present, VSBA and the Unions are discussing with legislators a "technical fix" to Act 11 that would move the implementation date of the statewide bargaining settlement to January 1, 2021 (rather than July 1, 2020). It is our understanding that the leadership of the unions and VSBA are in general agreement that there are clear advantages to moving the implementation date to January 1, 2021, especially as it pertains to the administration in 2019 to health spending accounts.

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However, if the date change does NOT happen via legislation as the unions hope, we propose that for the limited period of <u>July 1, 2020 through December 31, 2020</u>, health benefits for unionized and non-unionized personnel be maintained in accordance with the terms and conditions that had been negotiated at the <u>local level statewide</u> and were in effect on June 30, 2020.

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NOTE: The proposals that follow are predicated on the understanding that the implementation date of **any new** health benefit terms different from those that were in effect in local school districts on June 30, 2020, will be <u>January 1, 2021</u>; if that proves for whatever reason not to be true, the union reserves the right to amend the start dates and timelines in its proposals to reflect a start date of July 1, 2020, without altering the intent of its proposals.

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Article II: Defining the Scope of Statewide Bargaining

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Maintaining Consistency with Act 11 and Protecting the Integrity of Local Collective Bargaining Agreements

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1. The unions propose that parties agree that the scope of statewide bargaining will be limited to the following issues:

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- a) Determining eligibility for health benefit plans and tiers of coverage for school employees;
- b) Standardizing the duration of health insurance coverage during a term of employment;
- c) Negotiating cost-sharing amounts between employers and employees for premiums and out-of-pocket costs in addition to structuring health spending accounts;
- d) Researching, vetting and establishing a system of third-party administration that is efficient and competent, technologically sophisticated and manageable, and accountable to employers and employees;
- e) Developing local training resources and workshops for employees about their benefit plans, health spending accounts, and TPAs;
- f) Conceptualizing and implementing ratification processes at the close of formal negotiations.

- 2. The unions and VSBA agree that they will take appropriate and effective measures to avoid decisions that may undermine or negate, or could be interpreted to undermine and negate, existing terms and conditions of employment that are not controlled by Act 11 and historically have been collectively bargained at the local level or provided via policy or individual employment contracts at the local level for non-unionized staff, and that shall continue to be collectively bargained locally or extended via policy or individual employment contracts locally.
- 3. All existing terms and conditions of employment in collective bargaining agreements, individual employment contracts or school policies too numerous to enumerate here that are not subjects of bargaining under Act 11, but that directly involve or implicate the provision of health benefits (for example, early retirement and severance agreements, long-term disability benefits, paid and unpaid leaves of absence, etc.), shall not be affected or altered in any way by the terms of the statewide agreement on health benefits.

- 4. The parties affirm that all existing terms and conditions of employment in collective bargaining agreements that are not subjects of bargaining under Act 11 shall continue to be collectively bargained at the local level between school districts and the local union representatives of their employees; or such terms and conditions that are currently set in policy or individual employment contracts on behalf of employees who are not part of recognized bargaining units shall continue to be determined by policy or individual employment contracts.
- 5. The statewide settlement on health benefits will not constrain or limit in any way the ability of local school districts and unions to collectively bargain over and come to agreement on new or expanded terms and conditions of employment that involve or implicate health care benefits but are not subjects of bargaining under Act 11 (for example, early retirement provisions, employee severance agreements, long-term disability benefits, paid and unpaid leaves of absence, etc.). The same will apply to new or expanded terms and conditions of employment established by or negotiated with school districts on behalf of employees who are not part of recognized bargaining units.

Article III: Resolving Challenges with Data Collection & Analysis

This article is withdrawn and an attempt is being made to resolve this informally.

Article IV: Income Sensitized Cost-Sharing and the Future of Statewide Bargaining

This article is withdrawn and an attempt is being made to resolve this matter through future recommendations to VEHI made jointly by the parties.

Article V: General Provisions

174 1. All terms and conditions of the statewide agreement on health benefits will be incorporated <u>by reference</u> 175 into existing collective bargaining agreements **in accordance with applicable laws**.

2. All terms and conditions of the statewide agreement on health benefits will be incorporated by reference into <u>school policies</u> or <u>individual employment contracts</u> that govern health benefits for school employees not in recognized bargaining units <u>in accordance with applicable laws</u>.

3. Nothing in the statewide agreement shall be construed to deny or restrict in any way the right to health insurance coverage through an employer's health care plan that employees and their dependents are entitled to under federal COBRA rules, the federal Family Medical and Leave Act (FMLA), Vermont's Family and Medical Leave Laws, or other state and federal statutes.

Article VI: Duration of Statewide Agreement

1. The unions propose that the first, statewide bargaining agreement on health benefits be for a duration of four years: January 1, 2021 – December 31, 2024.

2. A four-year agreement will greatly facilitate a joint research project on income sensitized cost-sharing. It will also permit local school boards and local unions to receive much-needed relief from the non-stop, high-pressured bargaining that commenced after VEHI announced the transition to high-deductible health plans. It will open the door again as well to the possibility of multi-year collective bargaining agreements, something that has not been achievable for some time for many districts and local unions because of the timing of the VEHI plan transition.

Article VII: Eligibility for Health Benefit Coverage

1. Effective January 1, 2022, all public school employees who work a minimum of .6 FTE during the school year or calendar year shall have the right to enroll in a health benefit plan with an employer subsidy to pay for premium and out-of-pocket (OOP) costs. Employees may elect coverage for themselves, their spouses and other qualified dependents from any of the four (4) tiers (e.g., single, two-person, parent/child[ren] and family) in any of the four (4) plans (e.g., Platinum, Gold, Gold CDHP or Silver CDHP) offered by the Vermont Education Health Initiative (VEHI). Spouses of employees shall include those by marriage, domestic partnerships, or civil unions.

2. Full-time status for determining the amount of employer-subsidized coverage for premium and OOP costs will be based on current FTE or hourly requirements for benefit eligibility per work classifications

as stipulated for recognized bargaining units covered by existing collective bargaining agreements or as codified in individual contracts and school policies for school personnel not in recognized bargaining units.

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3. Employees who work <u>less than full time</u> but a minimum of .6 FTE during the school year or calendar year shall be entitled to pro-rata health benefit contributions toward premiums. Employer contributions to Health Spending Accounts (HRA or HSA) will be made in full and not pro-rated.

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4. Employees who are <u>not</u> employed full-time, who work a minimum of .6 FTE during the school year or calendar year, and who had access to the same employer-subsidy for health benefits as full-time employees <u>prior to the implementation</u> of the statewide negotiated agreement, shall retain access to their employer's health insurance subsidy for full-time employees.

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5. Employees will <u>not</u> be subject to a probationary period before being permitted access to health insurance coverage for which they are eligible.

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Health insurance coverage for new employees or employees newly eligible for health insurance coverage
will start at the earliest possible date consistent with current VEHI/BCBSVT enrollment rules.

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7. A couple (married or living as domestic or civil union partners) working for the same employer will be eligible to enroll individually in single-tier coverage, or as a couple in two-person tier coverage, or as a couple with other dependents in family-tier coverage as applicable. Defining the criteria for determining domestic partnership will be determined through local negotiations or through employment policy if employee is unrepresented.

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8. Local collective bargaining agreements or employment policies are advised to incorporate the following items for employees who seek to obtain benefit coverage for domestic partners and the child[ren] of domestic partners must satisfy the following criteria:

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Domestic Partners:

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 Union will agree that the employee must attest to the domestic partner relationship with a notarized affidavit.

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- The employee and the domestic partner are each other's sole domestic partner and have been in an enduring domestic relationship sharing a residence for not less than six consecutive months before enrolling in their school district's health benefit plan;
- The employee and the domestic partner are 18-years old or older;
 - Neither the employee nor the domestic partner is married to anyone;
- The employee and the domestic partner are not related by blood closer than would bar marriage under Vermont law;

- The employee and the domestic partner are competent to enter into a legally binding contract;
 - The employee and the domestic partner have agreed between themselves to be responsible for each other's welfare.

Child[ren] of Domestic Partner:

- The child[ren] otherwise meets the eligibility criteria for dependent child[ren] under the eligibility provisions for school health benefit coverage;
- The child[ren] can be, and is, claimed as a dependent by the employee and/or the domestic partner for federal income tax deduction purposes;
- The child[ren] resides with the employee and the domestic partner;
- The employee and the domestic partner have agreed between themselves to be jointly responsible for the child's welfare.

Article VIII: Continuation of Health Benefit Coverage

1. <u>Employer-subsidized health insurance coverage</u> for employees whose employment ends on June 30 will extend for two months, until August 31 of the same calendar year, **unless** school districts and local union representatives have agreed to longer alternative arrangements (e.g., via retirement incentives or severance agreements, or leaves of absences, etc.) for school employees in recognized bargaining units; or **unless** school districts have policies or contractual provisions in place with longer alternative arrangements for employees not in recognized bargaining units;

Employees whose employment ends on June 30 of any given year may terminate enrollment in their employers'subsidized health insurance coverage sooner than August 31 of the same calendar year if they notify their former employer in writing that they are electing to enroll in health coverage from an alternative source and that such coverage will became effective **prior to** August 31. Employees who decide to enroll in health insurance coverage from an alternative source **prior to** August 31 shall be entitled to remain in their former employer's subsidized health insurance coverage until benefit coverage from the alternative source goes into effect.

2. Employees whose employment ends for any reason <u>before the close</u> of their contracted term will retain employer-subsidized health insurance coverage for themselves and their dependents for thirty (30) calendar days after their contractual service ends. This period of coverage for affected employees can be extended beyond the term stipulated above if local school districts have agreed to alternative arrangements (e.g., via retirement incentive provisions, severance agreements, etc.) with the local union representatives of their school employees or with employees outside the bargaining unit.

Article IX: Premium Cost-Sharing: Employers and Employees

1. For all school employees:

1.1 During the first year of the first statewide bargaining agreement, each employer will contribute the same percentage of premium contributions that had been negotiated or determined locally prior to the implementation of the statewide agreement and based on the VEHI plan and tier-of-coverage decisions of employees (unionized and non-unionized) eligible for the employer's premium subsidy.

For example:

a) If an employer was paying eighty-five (85) percent of the premium contribution for the Gold CDHP for any tier of coverage, and that amount of money could be credited at an employee's discretion toward the premium costs for a tier of coverage in another VEHI plan, for the first year of the statewide health benefits agreement, the employer will continue to pay 85 percent of the Gold CDHP's premiums and that amount of money can still be applied annually at the employee's discretion to a comparable tier of coverage in another VEHI benefit plan.

b) If an employer was paying eighty-five (85) percent of the premium contribution for the Silver CDHP for all tiers of coverage, and that amount of money could be credited at an employee's discretion toward the premium costs for a comparable tier of coverage in any other VEHI plan, for the first year of the statewide health benefits agreement, the employer will continue to pay 85 percent of the Silver CDHP's premiums and that amount of money can still be applied annually at the employee's discretion to a comparable tier of coverage in another VEHI benefit plan.

c) If an employer was paying different premium amounts depending on enrollment in any of the four VEHI plans, for the duration of this agreement, the employer will continue to pay the same premium contribution toward coverage in each of the VEHI benefit plans elected by its employees.

2. For Teachers, Certificated School Administrators, and all other Managerial Personnel:

2.1 During the second year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% less than the amount they contributed during the first year of this agreement OR a sum equal to 80% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is higher.

2.2 During the third year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% less than the amount they contributed during

the second year of this agreement OR a sum equal to 80% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is higher.

2.3 During the fourth year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% less than the amount they contributed during the third year of this agreement OR a sum equal to 80% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is higher.

3. **For all other school employees:** *The provisions in section 3 only pertain to employers who provide an insurance benefit to support staff of 85% or greater at the time this agreement takes effect:*

343 3.1 During the second year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% less than the amount they contributed during the first year of this agreement OR a sum equal to 85% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is higher.

3.2. During the third year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% less than the amount they contributed during the second year of this agreement OR a sum equal to 85% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is higher.

3.3. During the fourth year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% less than the amount they contributed during the third year of this agreement OR a sum equal to 85% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is higher.

4. The provisions in section 4 only pertain to employers who provide an insurance benefit to support staff that is less than 85% at the time this agreement takes effect:

4.1. During the second year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% greater than the amount they contributed during the first year of this agreement OR a sum equal to 85% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is less. In no circumstance will an employer contribute less than 80% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP.

4.2. During the third year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% greater than the amount they contributed during the second year of this agreement OR a sum equal to 85% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is less. In no circumstance will an employer contribute less than 80% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP.

4.3. During the fourth year of this agreement, each employer will contribute an amount toward an employee's selected tier of coverage that is either 2% greater than the amount they contributed during the third year of this agreement OR a sum equal to 85% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP, whichever is less. In no circumstance will an employer contribute less than 80% of the total cost of the selected tier of coverage in the VEHI Gold-CDHP.

Article X: Preserving & Expanding Access to All Tiers of VEHI Benefit Plan Coverage

Any employee that meets the eligibility requirements of article 7 will be eligible to select any tier of coverage beginning in the first year of this agreement.

Article XI: Out-of-Pocket Cost-Sharing: Employers & Employees

1. Each local employer will establish a Health Reimbursement Arrangement (HRA) to be used for qualified medical expenses incurred by an employee or their dependent covered by the employee's selected VEHI plan.

2. Funds in the HRA will be available and may be used according to IRS Section 213(d) to pay for qualified medical expenses including those that track towards the annual deductible, copayments or coinsurance required for the employee's selected VEHI plan.

3. The employer will make an annual deposit into the HRA equivalent to forty (40) percent (currently \$1000 for single or \$2000 2p, P/c, or Family) of the Gold CDHP out of pocket maximum which shall rollover at year end shall the employee not request reimbursement for the total amount deposited.

4. At the employee's discretion, any rolled-over funds may accumulate in their designated account or be applied to the employee's future medical expenses which may occur in a future calendar year.

5. Shall the employee spend the entire initial deposit made by the employer, the employer will be responsible for paying all other qualified medical expenses up to the Gold-CDHP OOP maximum (currently \$2,500 for single or \$5,000 for two-person, parent/child[ren], or family). Unspent funds beyond the initial forty (40) percent deposit will not rollover or accumulate from year to year, but will revert to the employer, subject to a one hundred twenty (120) day run-out period. In no event shall funds in an employee's rollover account be accessed prior to the employer's responsibility of the full out of pocket maximum.

6. The funded portion of the employee's HRA will be eligible to be invested in either a guaranteed interest account, fixed interest annuity, mutual funds, or a variable annuity which account balance will remain accessible post-employment, subject to the vesting requirements as set forth in item 7 below.

7. The following vesting requirements will be established in order for employees to transfer any unspent, accumulated funds when their employment terminates: a. Less than 1 school year: No accumulated funds may be transferred b. Less than 2 school years: 25% of accumulated funds may be transferred c. Less than 3 school years: 50% of accumulated funds may be transferred d. Less than 4 school years: 75% of accumulated funds may be transferred e. Greater than 4 school years: 100% of accumulated funds may be transferred 8. In instances where an employee voluntarily or involuntarily transfers employment within a supervisory union or as a result of a district or SU merger, the aforementioned vesting requirements will not apply, and an employee may transfer all accumulated funds to an account established by the new employer. Current employee years of service shall be applied to all vesting requirements. Article XII: Pharmaceutical (Rx) Out-of-Pocket Costs Employers will cover one hundred (100) percent of the maximum pharmaceutical (Rx) OOP costs of the employee and the employee's dependents enrolled in any of VEHI's four benefit plans. Debit cards will be provided to employees to facilitate pharmaceutical charges. Article XIII: Waiver of Coverage & Cash-in-lieu (CIL) of Benefits This proposal is withdrawn pursuant to the belief that negotiating over this provision is outside the scope of authority provided to the parties. Article XIV: Transitioning to a Statewide TPA and TPA Services in the Interim 1. The parties will transition to a statewide system of administering HRAs and FSAs effective January 1, 2021.

2. A Third Party Administrator (TPA) with statewide duties will be jointly vetted and selected by the unions

and VSBA, with outside assistance if needed.

- 3. Prior to the transition to a statewide TPA contract, HRAs, FSAs and HSAs will be administered in accordance with the TPA contracts in effect for the first half of FY21 (July 1, 2020 December 31, 2020).
- 46. Locally negotiated or determined provisions that governed the payment of administrative fees for TPAs prior to the implementation of the statewide negotiated agreement, both for school employees in recognized bargaining units and those not in recognized bargaining units, shall also <u>remain in force</u> until the transition on January 1, 2021, to a statewide system of TPA administration.
- 5. Employers shall pay the administrative expenses charged by the TPA contracted to serve all school districts statewide effective January 1, 2021.
- 472 6. The TPA chosen for state-level responsibilities must be able to competently structure HRAs to make auto-473 payments to doctors and other health care providers, hospitals, clinics, and other centers of medical care. 474 Autopayment to providers will be the default payment method unless requested otherwise by 475 employees.
 - 7. The TPA chosen must be able to provide debit cards to facilitate payments when auto-payment is not an option (for example, at pharmacies). Debit cards must be provided to employees prior to January 1st of each year of this agreement.

Article XV: Health Reimbursement Arrangements (HRAs)

This article is consolidated with Article XI

Article XVI: Flexible Spending Accounts

- 1. Employers shall offer a <u>Flexible Spending Account</u> (FSA), in accordance with Section 125 of the Internal Revenue Code, to employees who elect to allocate funds to pay for qualified medical, pharmaceutical, dental and vision expenses not paid for by their insurance benefits.
- 2. Employers shall also offer employees access to a <u>Dependent Care Reimbursement Account</u> (DCRA), in accordance with Section 125 of the Internal Revenue Code, to cover qualified dependent care expenses.
- 495 3. All employees shall be eligible to avail themselves of their employer's FSA or DCRA, irrespective of hours of employment or enrollment in their employer's health plan.
- 498 4. Unused FSA funds shall be permitted to "carryover" at the end of a plan year to the maximum amount permitted under IRS regulations.

- 50. Once the parties move to a single, statewide TPA system, the FSA Plan year shall be a calendar year, with 502 the open enrollment period set in January. An annual election period shall be held no later than the 503 month of November or immediately thereafter.
- 505 6. The period to elect an FSA or DCRA for <u>new employees</u> shall run consistent with the terms of a school district's Section 125 Plan Document.
- 508 7. During each election period, eligible employees shall make a written election to decline or to participate 509 in the FSA program. Employees who elect <u>not</u> to participate when first eligible will be prohibited from 510 participating until the next annual election period.
 - 8. During an election period, employees who wish to participate shall designate the portion of their calendar-year income that they wish to have redirected to cover qualified medical, dental, vision and dependent care expenses, up to the maximum per plan year allowable under federal law. Such amount shall serve to reduce the employee's salary on a pro-rata basis each month consistent with a school district's established deduction practices.
 - 9. In accordance with IRS regulations, any funds remaining in an employee's FSA ninety (90) days after the close of the plan year shall be forfeited and shall be used by the employer to offset the administrative costs of the program. Annually, during the first week of December, employers shall send notification of potential forfeiture to any employee with funds remaining in their FSA. The local union shall have the right to review annually district records pertaining to any savings and expenses related to the FSA program.
 - 10. Employee premium payments will be made by payroll deduction on a pre-tax basis through a Section 125 Plan administered by the employer.

Article XVII: Termination of Contributions to Health Savings Accounts

- 1. Effective January 1, 2021, school districts shall cease making all contributions to employees' Health Savings Accounts (HSAs).
- 2. In conformance with IRS regulations, employees with HSAs shall retain access to and be permitted to issue monetary disbursements to themselves for qualified expenses from funds in established HSAs.

Article XVIII: Recommendations to VEHI from the Statewide Bargaining Committee

This article is withdrawn from formal negotiations.

Article XIX: Post-Negotiations Troubleshooting and Implementation Assistance The unions believe it would be beneficial for the Statewide Commission to consider if there is a need for the unions and VSBA to create an implementation assistance system or some other similar mechanism at the state level to help local unions and school districts understand the first statewide agreement fully and to assist them with the resolution of thorny benefit issues that we did not foresee or that arose as unintended consequences of our actions, and that do or may have statewide implications. Again, all of us are on new ground operating under a very tight timeline with a lot of variables. We should give some thought about the kind of implementation assistance school districts and local unions might need as they transition to a state-bargained health care benefit for all public school employees and their dependents, and if there is a role for the commission to play in this regard. **Appendix I: Suggested Recommendations to VEHI** The people of Vermont, as demonstrated below, have sought to bring about reforms to medical insurance that will guarantee access to health care that is affordable, equitable, and of the highest quality. Vermont-NEA, Health Insurance Reform Principles on Equity, Affordability and Ability to Pay (2018) Result in health insurance that is equitable and affordable for all school employees. Create a system that is predictable, affordable, and based on a school employee's ability to pay. American Federation of State, County and Municipal Workers, Statement on Health Care Reform (1993) The Union has long advocated that health benefits be comprehensive, affordable and financed on the ability to pay

Vermont School Boards Association (2018-2019 Resolutions)

In order to ensure equity and sustainability in the health care benefits available to all school employees, the General Assembly should adopt a process for the negotiation of health care benefits at the state level by a council of school board members to apply to contracts that expire in 2019.

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The Report of the Vermont Education Health Benefits Commission (2017)

The Commission agrees that equal access to health care benefits for all Vermont teachers, administrators and support staff and uniform, predictable cost sharing arrangements for those benefits are significant advantages of establishing a statewide negotiation. ...A statewide negotiation could provide all school employees with health benefits coverage under equitable cost sharing terms.

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The Commission agrees that the use of income-sensitized premiums provides an additional mechanism for further addressing and alleviating disparities across different employee classes and/or bargaining units.

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Act 11, Vermont Legislature, Special Session (2018)

- In recognition of the existing disparities in health care benefits between different supervisory unions and school districts and between different categories of employees within the same supervisory unions and school districts, it is the intent of the General Assembly that the Commission on Public School Employee Health Benefits endeavor to transition school employees and school employers to more equitable health coverage statewide in a manner that is fair and practicable for all parties involved.
- In consideration of these positions, the parties to this agreement believe in the following principles:
- Income should <u>never</u> be a barrier to medical care. What employees pay for employer-based health insurance should be based on their ability to pay. To that end, the parties believe that a formula for cost-sharing of premiums and OOP expenses that is income sensitized should ultimately be implemented through future negotiations.
- Second, regardless of how premium and OOP cost-sharing proposal fares in bargaining, the parties should undertake a rigorous project of research and data analysis with the objective of designing income-sensitized model(s) of cost-sharing for health benefits that is(are) <u>fair and practicable</u> for school districts and school employees.

To accomplish this:

- The parties will jointly determine how to structure, facilitate and fund this project and with whom to consult for analytical expertise and economic-modeling guidance;
- b) The parties will determine how income-sensitivity is to be structured and implemented for all schoolwork classifications;

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c) A model or models of income-sensitized cost-sharing will be formally adopted by the parties <u>at the</u>
second round of statewide bargaining;

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- d) The parties will keep school boards, local unions, school employees, the legislature and administration apprised of its work and progress;
- e) The consequences medical, financial and administrative of the transition to high-deductible benefit plans and health spending accounts in 2018 will inform the work of the parties;
- f) The first statewide agreement shall run for a duration of four years (January 1, 2021- December 31, 2024), to accord the unions, VSBA and outside support entities adequate time to research and design an incomesensitized cost-sharing model(s) and to prepare appropriately for the transition to the chosen model(s) after formal adoption.