1st Sub. H.B. 437 PUBLIC EMPLOYEE HEALTH CARE BENEFITS

HOUSE FLOOR AMENDMENTS

AMENDMENT 3 FEBRUARY 29, 2012 11:29 AM

Representative **Bradley M. Daw** proposes the following amendments:

- 1. Page 1, Lines 20 through 24
 House Committee Amendments
 2-24-2012:
 - 20 establishes { minimum } procedures for calculating annual employer contribution amounts { and payout provisions }
 - 21 for the employer paid health savings account contributions;
 - requires the state to offer continuing high deductible health plan coverage under
 - 23 certain circumstances after the employee has { the } exhausted Federal COBRA
 - 24 insurance; and
- 2. Page 3, Lines 64 through 65

House Committee Amendments

2-24-2012:

- account for medical expenses for each covered individual in the high deductible health plan;
- $\{\frac{1}{2}\}$
- 3. Page 3, Lines 78 through 82

House Committee Amendments

2-24-2012:

- 78 (b) The amount of the <u>employer</u> contributions under Subsection (3)(a) shall be
- determined annually by the office, after consultation with the Department of Human Resource
- 80 Management and the Governor's Office of Planning and Budget [-] { but the annual employer
- 81 contribution amount may not be less than \$750 for single coverage and \$1500 for double or
- 82 <u>family coverage.</u>} so that the annual employer contribution amount reflects the difference in the actuarial value between the program's health maintenance organization coverage and the federally qualified high deductible health plan coverage, after taking into account any difference in employee premium contribution.