### 108TH CONGRESS 1ST SESSION H.R. 1322

To amend title I of the Employee Retirement Income Security Act of 1974 to provide emergency protection for retiree health benefits.

### IN THE HOUSE OF REPRESENTATIVES

#### MARCH 18, 2003

Mr. TIERNEY (for himself, Mr. BROWN of Ohio, Mr. LYNCH, Mr. OBERSTAR, Ms. WOOLSEY, Mr. FRANK of Massachusetts, Mr. SANDERS, Ms. NOR-TON, Mr. HINCHEY, Mr. CLYBURN, Mr. KILDEE, Mr. KLECZKA, Mr. ABERCROMBIE, Mr. MCNULTY, Mr. BISHOP of New York, Ms. LEE, Mr. KUCINICH, Ms. LORETTA SANCHEZ of California, Mr. GEORGE MILLER of California, Ms. JACKSON-LEE of Texas, Mr. KENNEDY of Rhode Island, and Mr. SERRANO) introduced the following bill; which was referred to the Committee on Education and the Workforce

### A BILL

- To amend title I of the Employee Retirement Income Security Act of 1974 to provide emergency protection for retiree health benefits.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

### **3 SECTION 1. SHORT TITLE.**

- 4 This Act may be cited as the "Emergency Retiree
- 5 Health Benefits Protection Act of 2003".

### 6 SEC. 2. FINDINGS AND PURPOSES.

7 (a) FINDINGS.—The Congress finds the following:

1	(1) Retired participants of group health plans
2	regulated by the Employee Retirement Income Secu-
3	rity Act of 1974 (ERISA) have been severely
4	harmed by the virtually unchecked practices of spon-
5	sors of such plans involving the post-retirement can-
6	cellation or reduction of health benefits which retir-
7	ees counted on receiving for their lifetimes.
8	(2) Such widespread post-retirement reductions
9	in retiree health benefits has led to a crisis in retiree
10	health care in which retirees—
11	(A) have been unable to substitute indi-
12	vidual coverage for the group coverage they
13	lost, or, in order to obtain individual coverage,
14	have jeopardized their economic security in re-
15	tirement;
16	(B) because of preexisting medical condi-
17	tions cannot obtain substitute coverage that
18	they can afford without depleting their life sav-
19	ings or have been unable to obtain adequate
20	medical care or medical care they had relied on
21	to deal with serious illness;
22	(C) have sustained catastrophic illnesses or
23	injuries or otherwise experienced a marked de-
24	terioration in their medical conditions or health

1	as a result of post-retirement changes to their
2	medical benefits;
3	(D) have been transferred indiscriminately
4	into improperly or inadequately managed health
5	maintenance organizations or other managed
6	care entities, resulting in the worsening rather
7	than improvement of prior medical conditions;
8	and
9	(E) in many instances, have failed to ob-
10	tain adequate relief in the courts due to highly
11	restrictive judicial interpretations which are in-
12	consistent with ERISA's underlying protective
13	purposes.
14	(3) The crisis in retirees healthcare generated
15	by the plan sponsor practice of post-retirement can-
16	cellations or reductions of previously promised re-
17	tiree health benefits has led to a widespread loss of
18	confidence in the integrity of ERISA-regulated
19	group health plans and the ability of ERISA itself
20	to adequately protect retiree health benefits.
21	(4) A strong and dependable private sector re-
22	tiree health system is necessary to the essential
23	health of our Nation's senior citizens.
24	(b) PURPOSES.—The purposes of this Act are to en-
25	sure that the reasonable health benefit expectations of re-

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1 tirees from ERISA-regulated group health plans are ful-2 filled, to minimize the incidence of prolonged legal dis-3 putes arising out of the post-retirement cancellation or re-4 duction of retiree health benefits from such plans, and to 5 prevent further adverse effects on retiree health arising 6 from such post-retirement changes. To this end, the pur-7 poses of this Act also include the following:

8 (1) to safeguard retired participants of group 9 health plans subject to the Employee Retirement In-10 come Security Act of 1974 (29 U.S.C. 1001 et seq.) 11 from loss or reduction of their health benefits from 12 such plans by barring plan sponsors from canceling 13 or reducing such benefits after the dates such par-14 ticipants retire and when they no longer are able to 15 absorb such losses or reductions without experi-16 encing adverse effects on their health or finances;

17 (2) to establish an enforceable obligation on the 18 part of sponsors of such group health plans to re-19 store health benefits previously taken away from re-20 tired participants of such plans to the extent such 21 benefits were canceled or altered after the dates 22 such participants retired and the plan sponsor would 23 not sustain substantial business hardship by restor-24 ing such benefits; and

1	(3) to establish an Emergency Retiree Health
2	Loan Guarantee Program to assist sponsors of
3	group health plans subject to the obligation to re-
4	store retiree health benefits under this Act to obtain
5	credit to assist them in discharging such obligations
6	by providing retiree health loan guarantees that
7	would encourage the availability of such credit.
8	SEC. 3. AMENDMENT OF EMPLOYEE RETIREMENT INCOME
9	SECURITY ACT OF 1974 TO PROVIDE RETIREE
10	HEALTH BENEFIT PROTECTIONS IN GROUP
11	HEALTH PLANS.
12	(a) IN GENERAL.—Subtitle B of title I of the Em-
13	ployee Retirement Income Security Act of 1974 is amend-
14	ed by adding at the end a new part 8 as follows:
15	<b>"PART 8—EMERGENCY RETIREE HEALTH</b>
16	<b>BENEFIT PROTECTIONS</b>
17	"SEC. 801. PROHIBITION AGAINST POST-RETIREMENT RE-
18	DUCTIONS OF RETIREE HEALTH BENEFITS
19	BY GROUP HEALTH PLANS.
20	"(a) IN GENERAL.—Notwithstanding that a group
21	health plan described in subsection (b) may contain a pro-
22	vision reserving the general power to amend or terminate
23	the plan or a provision specifically authorizing the plan
24	to make post-retirement reductions in retiree health bene-
25	fits, it shall be prohibited for any group health plan,

whether through amendment or otherwise, to reduce the 1 2 benefits provided to a retired participant or his or her ben-3 eficiary under the terms of the plan if such reduction of 4 benefits occurs after the date the participant retired for 5 purposes of the plan and reduces benefits that were provided to the participant, or his or her beneficiary, as of 6 7 the date the participant retired. Any group health plan 8 provision which purports to authorize the reduction of 9 benefits in a manner inconsistent with the foregoing prohi-10 bition shall be void as against public policy.

11 "(b) GROUP HEALTH PLAN.—The term 'group
12 health plan' shall have the same meaning as in section
13 607(1).

14 "(c) PROHIBITED REDUCTION OF BENEFITS.—As
15 used in this section, references to a prohibited reduction
16 of benefits means any group health plan amendment or
17 other action which has the effect of—

18 "(1) canceling, decreasing or limiting the
19 amount, type, level, or form of any benefit or option
20 provided prior to the amendment or action;

"(2) imposing or increasing the out-of-pocket
costs a retired participant, or his or her beneficiary,
must pay in order to keep or obtain any benefits
that were provided to the participant or beneficiary
prior to the amendment or action; or

1 "(3) modifying the manner by which medical 2 services are delivered under the plan so that after 3 the amendment or action a retired participant, or 4 his or her beneficiary, has less ready access to the 5 delivery of any such medical services than the partic-6 ipant or beneficiary had prior to the amendment or 7 action.

8 "(d) TREATMENT OF PLAN TERMINATION.—

9 "(1) IN GENERAL.—Subject to paragraph (2), a 10 termination of a group health plan shall be treated 11 as violating the prohibition contained in this section 12 if, after the termination, the plan sponsor of the terminated plan fails to continue to provide to the par-13 14 ticipants who retired prior to the termination and to 15 their beneficiaries the same retiree health benefits 16 that were provided prior to the termination.

"(2) WAIVER.—Paragraph (1) shall not apply 17 18 in the case of the termination of a group health plan 19 if the Secretary issues a waiver under this para-20 graph in connection with such termination. The Sec-21 retary shall issue such a waiver if and only if the 22 plan sponsor demonstrates to the satisfaction of the 23 Secretary, in accordance with regulations prescribed 24 by the Secretary, that such plan sponsor will be unable to continue in business unless such a waiver is
 issued.

3 "(e) CONSENT OR AUTHORIZATION BY PARTICI-4 PANT.—A reduction of benefits shall not be treated as prohibited by this section if such reduction is consented to 5 in writing by any retired participant or is authorized with 6 7 respect to the retired participant under the terms of one 8 or more agreements which the Secretary finds to be collec-9 tive bargaining agreements between one or more employee 10 representatives who were representing such participant at the time of the entry into such agreement and one or more 11 12 employers.

# 13 "SEC. 802. ADOPTION BY GROUP HEALTH PLANS OF PROVI14 SION BARRING POST-RETIREMENT REDUC15 TIONS IN RETIREE HEALTH BENEFITS.

16 "Every group health plan shall contain a provision which expressly bars the plan, or any fiduciary of the plan, 17 18 from reducing the benefits provided under the plan to a retired participant, or his or her beneficiary, if such reduc-19 tion affects the benefits provided to the participant or ben-20 21 eficiary as of the date the participant retired for purposes 22 of the plan and such reduction occurs after the partici-23 pant's retirement.

### 1"SEC. 803. RESTORATION BY GROUP HEALTH PLANS OF2BENEFITS REDUCED AFTER RETIREMENT.

3 "(a) IN GENERAL.—The plan sponsor of each group
4 health plan shall provide, in accordance with this section,
5 the option of benefit restoration to each retired participant
6 that meets the following requirements:

7 "(1) The retired participant is entitled to ben8 efit coverage under the plan as of the date of enact9 ment of the Emergency Retiree Health Benefits Pro10 tection Act of 2003.

11 "(2) The amount, type, level, or form of any 12 benefits or option provided to the retired participant 13 under the plan as of the date the participant retired 14 was reduced after the participant's date of retire-15 ment. For purposes of the preceding sentence, the 16 term 'reduced' has the same meaning as in section 17 801(c).

18 "(3) The retired participant has elected to re-19 store benefits under the plan within the restoration 20 period prescribed by subsection (c) and in accord-21 ance with such procedures established by the plan 22 pursuant to regulations of the Secretary.

"(b) EXCEPTION FOR CERTAIN PLANS.—In accordance with regulations prescribed by the Secretary, subsection (a) shall not apply to any group health plan with
less than 100 participants both on and after the date of

enactment of the Emergency Retiree Health Benefits Pro tection Act of 2003.

3 "(c) RESTORATION PERIOD.—The term 'restoration
4 period' means the period which—

5 "(1) begins not later than 1 year after the date
6 of enactment of the Emergency Retiree Health Ben7 efits Protection Act of 2003;

8 "(2) ends before 2 years from such date, unless
9 extended by the Secretary pursuant to section
10 804(g); and

11 "(3) is of no less than 60 days duration.

12 "(d) NOTICE REQUIREMENTS CONCERNING RES-TORATION OF BENEFITS.—In accordance with regulations 13 prescribed by the Secretary, each group health plan sub-14 15 ject to the requirements of subsection (a) shall, within no less than 30 days prior to the commencement of the plan's 16 restoration of benefits period, provide written notice to 17 18 each retired participant of the plan who meets the require-19 ments of subsection (a) of the following:

20 "(1) A description of all benefits the retired21 participant is entitled to have restored.

"(2) The administrative procedure established
under the plan which may be used to submit a claim
for the restoration of any benefits.

"(3) An itemization of the value of each benefit 1 2 the retired participant is entitled to have restored, 3 as determined in accordance with regulations of the 4 Secretary, and the total value of all such benefits. "(4) A description of any post-retirement in-5 6 creases in retiree health benefits the retired partici-7 pant received which the plan sponsor could rescind 8 if the retired participant asserts a claim for the res-9 toration of benefits. 10 "(5) An itemization of the value of each retiree 11 health benefit the plan sponsor could rescind, as de-12 termined in accordance with regulations of the Sec-13 retary, and the total value of all such benefits. 14 "(6) If the plan sponsor has filed an application 15 for a substantial business hardship exemption under 16 section 804, the date such application was filed, the 17 date notice of such application was given to retired 18 participants entitled to submit a claim for the res-19 toration of benefits, and the status of such applica-20 tion as of the date of the notice sent pursuant to 21 this subsection. "(7) Such other information in such form and

"(7) Such other information in such form and
detail as may be prescribed by the Secretary to carry
out the purposes of this part.

"(e) Deadline for Restoration of Benefits.— 1 2 Regardless of any extension that may be granted by the 3 Secretary pursuant to section 804(g), all benefits required 4 to be restored under this section shall be restored within 5 no more than 3 years from the date of enactment of the Emergency Retiree Health Benefits Protection Act of 6 7 2003, or the date the plan sponsor files an application for 8 an exemption under section 804, whichever comes last.

## 9"SEC. 804. EXEMPTION FROM RESTORATION OF BENEFITS10REQUIREMENTS.

11 "(a) APPLICATION FOR EXEMPTION.—Any plan 12 sponsor of a group health plan that would sustain substan-13 tial business hardship if required to fulfill, in whole or in 14 part, the restoration of benefits requirements contained in 15 section 803, may file an application for an exemption with 16 the Secretary from any or all of such requirements.

17 "(b) Authority for Waiver or Variance.—In response to an application filed by a plan sponsor pursuant 18 to subsection (a), the Secretary may waive or vary the re-19 quirements of section 803 with respect to any or all of 20 21 such requirements, including postponing for reasonable 22 periods of time the obligation of the plan sponsor to re-23 store reduced benefits, if the Secretary finds that compli-24 ance by the plan sponsor with the requirements of section 803 would— 25

1	((1) be adverse to the interests of plan partici-
2	pants in the aggregate;
3	((2) not be administratively feasible; and
4	"(3) cause substantial business hardship to the
5	plan sponsor.
6	"(c) Factors Taken Into Account.—For pur-
7	poses of this section, the factors to be taken into account
8	in determining substantial business hardship shall include
9	(but shall not be limited to) whether—
10	((1) the plan sponsor is operating at an eco-
11	nomic loss;
12	"(2) compliance with the restoration of benefits
13	requirements would necessitate substantial future re-
14	ductions in health benefits provided to participants
15	under the plan or cause a substantial decline in em-
16	ployment with the plan sponsor;
17	"(3) it is reasonable to expect that the plan will
18	be continued only if a waiver or appropriate variance
19	is granted; and
20	"(4) the provisions of the Retiree Health Loan
21	Guarantee Program established under section 805
22	are unavailable to the plan sponsor submitting the
23	application, or, if available, still would not provide a
24	sufficient basis for denying a waiver or variance.
25	"(d) Requirement of Satisfactory Evidence.—

1 "(1) IN GENERAL.—The Secretary shall, before 2 granting a waiver or variance under this section, re-3 quire each applicant to provide evidence satisfactory 4 to the Secretary that the applicant has provided 5 timely written notice of the filing of an application 6 for such waiver or variance to each retired partici-7 pant entitled to submit a claim for the restoration 8 of benefits under the applicant's plan.

9 "(2) TIMELINESS.—For purposes of paragraph 10 (1), a written notice shall be considered timely if it 11 is provided not later than 60 days prior to the date 12 the plan sponsor files an application for a waiver or 13 variance under this section.

"(3) INFORMATION REQUIRED.—The notice referred to in paragraph (1) shall include information
with respect to the specific relief that will be sought
by the plan sponsor's application, the period of time
for which relief is sought, and such other relevant
information as the Secretary may prescribe.

"(e) PARTICIPATION IN PROCEEDINGS BY RETIRED
PLAN PARTICIPANTS.—Each retired participant entitled
to submit a claim for the restoration of benefits within
the meaning of this section shall be provided a reasonable
opportunity to submit comments or otherwise participate
in any proceeding established by the Secretary to deter-

mine whether to grant or deny an application for a waiver
 or variance filed by the retired participant's plan sponsor.

3 "(f) EXCEPTION FOR CERTAIN APPLICATIONS.—The
4 Secretary shall not be authorized to grant any application
5 for a waiver or variance purporting to satisfy the require6 ments of subsection (b) if—

"(1) within the 5-year period preceding the date 7 8 of the plan sponsor's application the plan sponsor 9 could have transferred excess pension assets to a health benefits account within the meaning of sec-10 11 tion 420 of the Internal Revenue Code of 1986 (as 12 in effect on the date of the enactment of the Tax 13 Relief Extension Act of 1999) but failed to do so, 14 and the plan sponsor is submitting an application on 15 behalf of such retiree health account; or

16 "(2) the plan sponsor submitting the applica17 tion also maintains a fully funded pension plan with
18 respect to which—

19 "(A) retired participants eligible to submit
20 a claim for the restoration of benefits under
21 section 803 are also eligible to receive ad hoc
22 cost-of-living adjustment benefits;

23 "(B) the assets of the fully funded pension
24 plan, over the past 5 years preceding the date
25 of application for a waiver or variance, on aver-

age have exceeded 120 percent of the plan's liabilities;

"(C) the plan had no minimum funding requirement to satisfy within the 5 years preceding the date of application for the waiver or
variance and the plan sponsor submitting the
application made no minimum funding contribution to the fully funded pension plan during such 5-year period; and

"(D) the plan sponsor submitting the application for a waiver or variance failed to provide an ad hoc cost-of-living adjustment benefit
from the fully funded pension plan during the
5-year period preceding the date of application
for the waiver or variance.

16 "(g) RUNNING OF RESTORATION PERIOD SUS-PENDED.—The submission of an application for a waiver 17 18 or variance pursuant to this section shall suspend the run-19 ning of any relevant restoration period as specified in sub-20 section (c). Where appropriate, the Secretary shall direct 21 the reopening of any relevant restoration period upon the 22 final conclusion of proceedings to determine whether an 23 application should be granted or denied.

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1	"SEC. 805. ESTABLISHMENT OF EMERGENCY RETIREE
2	HEALTH LOAN GUARANTEE PROGRAM.
3	"(a) DEFINITIONS.—For purposes of this section—
4	"(1) BOARD.—The term 'Board' means the
5	Emergency Retiree Health Loan Guarantee Board
6	established under subsection (c).
7	"(2) Program.—The term 'Program' means
8	the Emergency Retiree Health Loan Guarantee Pro-
9	gram established under subsection (b).
10	"(3) ELIGIBLE PLAN SPONSOR.—The term 'eli-
11	gible plan sponsor' means any plan sponsor as de-
12	fined in section $3(16)(B)$ that maintains a group
13	health plan subject to the retiree health benefits res-
14	toration requirements of section 803.
15	"(b) Establishment of Emergency Retiree
16	HEALTH LOAN GUARANTEE PROGRAM.—There is estab-
17	lished the Retiree Health Loan Guarantee Program, to be
18	administered by the Board, the purpose of which is to pro-
19	vide loan guarantees to eligible plan sponsors in accord-
20	ance with this section.
21	"(c) Retiree Health Loan Guarantee Board
22	MEMBERSHIP.—There is established a Retiree Health
23	Loan Guarantee Board, which shall be composed of—
24	"(1) the Secretary of Labor, who shall serve as
25	Chairman of the Board;
26	"(2) the Secretary of Commerce;

1	"(3) the Secretary of the Treasury;
2	"(4) the Secretary of Health and Human Serv-
3	ices; and
4	"(5) the Chairman of the Council of Economic
5	Advisers.
6	"(d) Retiree Health Loan Guarantee Pro-
7	GRAM—
8	"(1) AUTHORITY.—The Program may guar-
9	antee loans provided by private banking and invest-
10	ment institutions to eligible plan sponsors for pur-
11	poses of assisting such plan sponsors to meet their
12	obligations under section 803. Such loan guarantees
13	shall be provided to the extent provided in advance
14	in appropriation Acts pursuant to paragraph (4) and
15	only in accordance with the procedures, rules, and
16	regulations established by the Board.
17	"(2) TOTAL GUARANTEE LIMIT.—The aggre-
18	gate amount of loans guaranteed and outstanding at
19	any time under this section may not exceed
20	\$5,000,000,000.
21	"(3) Individual guarantee limit.—The ag-
22	gregate amount of loans guaranteed under this sec-
23	tion with respect to a single eligible plan sponsor
24	may not exceed \$5,000,000.

"(4) ADDITIONAL COSTS.—For the additional
cost of loans guaranteed under this subsection, including the costs of modifying the loans, as defined
in section 502 of the Congressional Budget Act of
1974 (2 U.S.C. 661a), there is authorized to be appropriated \$200,000,000, to remain available until
expended.

8 "(e) REQUIREMENTS FOR LOAN GUARANTEES.—A 9 loan guarantee may be issued under this section upon ap-10 plication to the Board by an eligible plan sponsor pursuant 11 to an agreement to provide a loan to that eligible plan 12 sponsor by a private bank or investment company, if the 13 Board determines that—

14 "(1) credit is not otherwise available to that eli-15 gible plan sponsor under reasonable terms and con-16 ditions sufficient to meet its financing needs with re-17 spect to the restoration of retiree health benefits, as 18 reflected in the financial and business plans of that 19 eligible plan sponsor;

"(2) the prospective earning power of that eligible plan sponsor, together with the character and
value of the security pledged, furnish reasonable assurance of repayment of the loan to be guaranteed
in accordance with its terms;

1	"(3) the loan to be guaranteed bears interest at
2	a rate determined by the Board to be reasonable,
3	taking into account the current average yield on out-
4	standing obligations of the United States with re-
5	maining periods of maturity comparable to the ma-
6	turity of such loan;
7	"(4) the loan to be guaranteed will materially
8	assist that eligible plan sponsor to discharge its obli-
9	gation to comply with the restoration of benefits re-
10	quirements contained in section 803; and
11	((5) the eligible plan sponsor has agreed to an
12	audit by the General Accounting Office prior to the
13	issuance of the loan guarantee and annually while
14	any such guaranteed loan is outstanding.
15	"(f) TERMS AND CONDITIONS OF LOAN GUAR-
16	ANTEE.—
17	"(1) LOAN DURATION.—All loans guaranteed
18	under this section shall be payable in full not later
19	than December 31, 2011, and the terms and condi-
20	tions of each such loan shall provide that the loan
21	may not be amended or any provision thereof waived
22	without the consent of the Board.
23	"(2) LOAN SECURITY.—Any commitment to
24	issue a loan guarantee under this section shall con-
25	tain such affirmative and negative covenants and

other protective provisions that the Board deter mines are appropriate.

3 "(3) FEES.—An eligible plan sponsor receiving
4 a guarantee under this section shall pay a fee in an
5 amount equal to 0.5 percent of the outstanding prin6 cipal balance of the guaranteed loan to the Depart7 ment of the Treasury.

"(g) REPORTS TO CONGRESS.—The Secretary of 8 9 Labor shall submit annually to each House of the Con-10 gress a full report of the activities of the Board under this section during 2004 and 2005, and annually there-11 after during such period as any loan guaranteed under 12 13 this section is outstanding. Such report shall be submitted not later than January 31, of each year (beginning in 14 15 2004).

"(h) SALARIES AND ADMINISTRATIVE EXPENSES.—
For necessary expenses to administer the Program, there
is authorized to be appropriated to the Department of
Labor (and to be transferred to the Office of the Assistant
Secretary for Pension and Welfare Benefits Administration) \$10,000,000, to remain available until expended.

"(i) TERMINATION OF GUARANTEE AUTHORITY.—
The authority of the Board to make commitments to guarantee any loan under this section shall terminate on December 31, 2007.

"(j) REGULATORY ACTION.—The Board shall issue 1 2 such final procedures, rules, and regulations as may be 3 necessary to carry out this section not later than 90 days 4 after the date of enactment of the Emergency Retiree Health Benefits Protection Act of 2003. In no event shall 5 the Board issue a procedure, rule, or regulation which au-6 7 thorizes it to approve or deny any application for a loan 8 guarantee in more than 270 days after receipt of such ap-9 plication.

10 "(k) EMERGENCY DESIGNATION.—The entire11 amount made available to carry out this section—

"(1) is designated by Congress as an emergency
requirement pursuant to section 251(b)(2)(A) of the
Balanced Budget and Emergency Deficit Control
Act of 1985 (2 U.S.C. 901(b)(2)(A)); and

"(2) shall be available only to the extent that
an official budget request that includes designation
of the entire amount as an emergency requirement
(as defined in the Balanced Budget and Emergency
Deficit Control Act of 1985) is transmitted by the
President to the Congress.

### 22 "SEC. 806. EFFECT ON OTHER CLAIMS.

23 "(a) OTHER CLAIMS UNAFFECTED.—Nothing con24 tained in this part shall be construed to alter, impair, or
25 eliminate any claim for retiree health benefits based on

conduct alleged to violate the terms of a group health plan,
 any provision of this Act (other than this part), or both,
 regardless of whether such conduct occurred prior to, on,
 or after, the effective date of this part.

5 "(b) OTHER CAUSES OF ACTION NOT AUTHOR-6 IZED.—Unless the conduct giving rise to a claim for re-7 tiree health benefits is alleged to violate the provisions of 8 this part, nothing contained in this part shall be construed 9 to authorize any other cause of action for the recovery of 10 retiree health benefits.

#### 11 **"SEC. 807. REGULATIONS.**

12 "The Secretary may promulgate such regulations as
13 may be necessary to carry out the provisions of this part.
14 The Secretary may promulgate any interim final rules as
15 the Secretary deems are appropriate to carry out this part.

### 16 **"SEC. 808. ENFORCEMENT.**

17 "The enforcement provisions of sections 501 and 50218 shall be applicable to this part.".

(b) CIVIL PENALTY SECTION.—Section 502(c) of the
20 Employee Retirement Income Security Act of 1974 (29
21 U.S.C. 1132(e)) is amended by adding at the end the fol22 lowing new paragraph:

"(8) The Secretary may assess a civil penalty of not
more than \$1,000 for each separate violation of section
801, 802, or 803 by any person individually with respect

1 to each participant or beneficiary aggrieved by such viola-

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2 tion.".

3 (c) CONFORMING AMENDMENT.—The table of con-4 tents in section 1 of such Act is amended by inserting 5 after the item relating to section 734 the following new 6 items: "Part 8—Emergency Retiree Health Benefit Protections "Sec. 801. Prohibition against post-retirement reductions of retiree health benefits by group health plans. "Sec. 802. Adoption by group health plans of provision barring post-retirement reductions in retiree health benefits. "Sec. 803. Restoration by group health plans of benefits reduced after retirement. "Sec. 804. Exemption from restoration of benefits requirements. "Sec. 805. Establishment of emergency retiree health loan guarantee program. "Sec. 806. Effect on other claims. "Sec. 807. Regulations. "Sec. 808. Enforcement.".

### 7 SEC. 4. SEPARABILITY OF PROVISIONS.

8 The provisions of section 509 of the Employee Retire-

9 ment Income Security Act of 1974 (29 U.S.C. 1139) shall

10 be applicable to this Act and the amendments made there-

11 by.

### 12 SEC. 5. EFFECTIVE DATE.

13 The amendments made by this Act shall take effect

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14 on the date of the enactment of this Act.