

### The Commonwealth of Massachusetts Health Care Security Trust Board of Trustees

Martin J. Benison, Chairman Julia Chabrier Joseph E. Connarton Terrence Finn Al Gordon Dolores L. Mitchell Michael C. Tow, CFP

March 3, 2014

Stephen James Office of the Clerk of the House of Representatives State House, Room 145 Boston, MA 02133

William Welch Office of the Clerk of the Senate State House, Room 335 Boston, MA 02133

Dear Mr. James and Mr. Welch:

Please find enclosed proposed amendments to the declaration of trust adopted by the Health Care Security Trust Board of Trustees pursuant to Chapter 29D, Section 4(a) of the Massachusetts General Laws. This amendment will be deemed to be approved if the general court takes no final action relative thereto within 60 days of the date of this letter.

Sincerely,

Martin Benison Chairman Health Care Security Trust Board of Trustees

Enc: Operating Trust Agreement

#### HOUSE . . . . . . . . No. 3927 . . . .

### The Commonwealth of Massachusetts

In the Year Two Thousand Fourteen

1	Operating Trust Agreement
2	THE COMMONWEALTH OF MASSACHUSETTS
3	HEALTH CARE SECURITY TRUST BOARD
4	Boston, Massachusetts
5 6	Trust Agreement made July 1, 2002, as amended and restated February 14, 2012 and Feb 13_, 2014,
7 8 9 10	THIS DECLARATION OF TRUST made this 1st day of July, 2002, and amended on the 14th day of February, 2012 and this 13th day of February, 2014, by the duly authorized and acting members of the Board of Trustees of the Heath Care Security Trust (further defined below in Section 2.1) ("HCST Board"), being hereinafter sometimes referred to as the "Trustees" (further defined below in Section 2.9);
11	(Iurmer defined below in Section 2.9),
11	WITNESSETH:

WHEREAS, the HCST Board has been made the Trustee and charged by M.G.L. c.32A, \$24, with the administration of the State Retiree Benefits Trust Fund ("SRBT Fund") established under the provisions of said M.G.L. c.32A, §24(a), such administration to be in accordance with the HCST Board's enabling legislation and to be for the purpose of depositing, investing and disbursing amounts set aside solely to meet liabilities of the state employees' retirement system for health care and other non-pension benefits;

- 30 WHEREAS, M.G.L. c.32A, §24(d) provides that the HCST Board may authorize the participation by any political subdivision, municipality, county or agency or authority of the 31 32 Commonwealth in the SRBT Fund, and M.G.L. c.32B, §20(a) and (b) authorizes the HCST 33 Board to accept designation as custodian for such municipalities, districts, counties and 34 municipal lighting plants as choose to designate the HCST Board as custodian of their Other 35 Post-Employment Benefits Liability Trust Funds and to approve the investment of such Trust 36 Funds in the SRBT Fund (such political subdivisions, municipalities, counties, agencies, 37 authorities, districts and municipal lighting plants which invest in the SRBT Fund, together with the state employees' retirement system, are hereinafter referred to as "Participants"), using 38 39 procedures and criteria adopted by the HCST Board; 40 WHEREAS, the HCST Fund and the HCST Fund Revenues have been transferred to the 41 SRBT Fund pursuant to Chapter 61, Section 54, of the Acts of 2007, and all future HCST Fund Revenues shall be deposited in the SRBT Fund or the general fund in such percentages as 42 43 provided in Section 152 of Chapter 68 of the Acts of 2011, as it may be amended; 44 WHEREAS, M.G.L. c.32A, §24 has been amended to direct the HCST to employ the 45 Pension Reserves Investment Management Board ("PRIM") to invest the SRBT Fund assets in 46 the Pension Reserves Investment Trust Fund ("PRIT Fund"); and 47 WHEREAS, the HCST Board is further authorized and required by M.G.L. c.29D, §4(a) 48 to adopt a declaration of trust setting forth the duties and obligations of the HCST Board; 49 NOW, THEREFORE, the Trustees establish this trust and agree and declare that they will 50 hold, administer and manage the HCST Fund Revenues, the SRBT Fund, and all money and 51 property received or purchased by them as Trustees or custodian hereunder upon the following 52 terms, conditions and trusts: 53 **ARTICLE 1** 54 NAME; PURPOSE; EFFECT; APPLICABLE LAW 55 Section 1.1 Name. This Declaration of Trust is hereby designated as the "Health Care 56 Security Trust Board Trust".
- 57 Section 1.2 Purpose. This Declaration of Trust is established, operated and maintained 58 for the purpose of managing and investing HCST Fund Revenues and the SRBT Fund, and for

- 59 the management, investment and reinvestment in one trust portfolio of the SRBT Fund and
- 60 moneys contributed thereto by various Participants and otherwise.

Section 1.3 Effect. With respect to any moneys transferred to the SRBT Fund by any
 Participant, such Participant and all persons interested therein shall be bound by the provisions of
 this Declaration of Trust (as the same may be amended from time to time).

64 Section 1.4 Applicable Law and Regulations. The Trustees shall administer the HCST 65 Fund Revenues and the SRBT Fund hereunder at all times in conformity with the provisions of 66 M.G.L. c.29D, c.32A, §24 and c.32B, §20 (as the same may be supplemented or amended from 67 time to time, the "Acts") specifically, and with the laws and regulations of the Commonwealth of 68 Massachusetts, generally. The provisions of this Declaration of Trust shall be governed by and 69 construed and administered according to the laws of the Commonwealth of Massachusetts (the 70 "Commonwealth").

71 ARTICLE 2

### 72 DEFINITIONS

Whenever used in this instrument, unless the context otherwise requires or specifically
provides, the following terms shall be defined as follows:

Section 2.1 "Board" and "HCST Board" means the individuals described in the Act
 serving from time to time as members of the Health Care Security Trust Board.

Section 2.2 "Business Day" means any day which is not a Saturday, a Sunday, a legal
holiday or a day upon which by applicable law a national banking association is authorized to be
closed to the public for regular banking business during ordinary business hours and is, in fact,
so closed.

81 Section 2.3 "Expenses" mean the reasonable and necessary expenses incurred by the
82 Trustees in managing the funds hereunder, including, without limitation, custody fees,
83 investment consulting fees, investment management fees, trading commissions, attorneys' fees,
84 accountants' fees, staff salaries, office rents and all expenses incident thereto.

# 85 Section 2.4 "Fiscal Year" means the twelve months beginning July 1 and ending June86 30.

87 Section 2.5 "Participant" means the state employees' retirement system and, upon 88 authorization or approval by the HCST Board, any political subdivision, municipality, county, 89 district, municipal lighting plant and other agency or authority of the Commonwealth that 90 chooses to participate in the SRBT Fund and transfer monies to the SRBT Fund in accordance 91 with the provisions of M.G.L. c.32A, §24(a) and (d) or c.32B, §20 (b) as the same may be 92 amended. 93 Section 2.6 "SRBT Fund" and "State Retiree Benefits Trust Fund" mean the State
94 Retiree Benefits Trust Fund established under M.G.L. c.32A, §24, and all funds, monies, and
95 property received, held, and managed by the Trustees for said SRBT Fund, including, without
96 limitation, the HCST Fund Revenues.

97 Section 2.7 "Trustees" mean the HCST Board members in their capacity as Trustees
98 under this Declaration of Trust. All HCST Board members serving from time to time shall be
99 Trustees under this Declaration of Trust.

100 ARTICLE 3

#### 101 RECEIPTS AND INVESTMENTS

102 The Trustees shall have the responsibility to employ the Pension Reserves Investment 103 Management Board (the "PRIM Board") to invest the SRBT Fund in the Pension Reserves 104 Investment Trust Fund (the "PRIT Fund") for the purpose of depositing, investing and disbursing 105 amounts set aside solely to meet liabilities of the Participants for health care and other non-106 pension benefits, and there shall be credited to the SRBT Fund any revenue from appropriations or other monies authorized by the general court and specifically designated to be credited to the 107 108 SRBT Fund, and any gifts, grants, private contributions, investment income earned on the SRBT 109 Fund's assets and all other sources.

110 ARTICLE 4

#### 111 RIGHTS, POWERS AND DUTIES OF TRUSTEES

Section 4.1 Management and Ownership of Assets. The Trustees shall have exclusive
control of the funds hereunder. Title to all assets of the funds shall at all times be considered
vested in the Trustees in a fiduciary capacity.

Section 4.2 Rights and Powers. In exercising its right to control the funds, the HCST
Board shall have the following rights and powers, in each case to be exercised or exercisable
from time to time, in its discretion.

118 Subject to the provisions of Section 4.3 and Section 5, the Board shall invest and reinvest 119 amounts received for investment in the SRBT Fund. The Executive Director, or the Chair of the 120 Board in the event no Executive Director has been appointed, or the designee of the Chair 121 approved by the Board, shall invest and reinvest such funds held by the HCST Board in the 122 SRBT Fund, and shall (1) employ the PRIT Fund, to make any or all of such investments and to 123 manage the funds and (2) if appropriate under the circumstances, utilize existing resources and 124 staff of the State Treasurer of the Commonwealth or the PRIM Board to carry out its mission. 125 Notwithstanding the provisions of any general or special law to the contrary, no monies 126 comprising the HCST Fund Revenues shall be invested in stocks, securities, or other obligations 127 of any company which manufactures or distributes tobacco products. To the extent the Board

128 has funds other than SRBT Funds, it may invest and reinvest such funds, subject to a vote of 5 of

- 129 the 7 Trustees and employ any qualified bank, trust company, corporation, firm or person
- 130 including the PRIT Fund to make any and all such investments, to manage the funds or to advise
- 131 it on investments and if appropriate use existing resources and staff of the State Treasurer or the
- 132 PRIM Board.
- Section 4.3 Expenses. The Trustees shall pay Expenses of the funds from the assets heldby the funds.
- Section 4.4 Trustees' Compensation. Except as otherwise provided by law, the Trustees shall be entitled to no additional compensation for management and supervision of the funds or for fulfilling their responsibilities as Trustees hereunder, although they shall be reimbursed for their actual and necessary expenses.
- 139 Section 4.5 Executive Director, Staff and Employees. In accordance with the provisions 140 of the Act, the Trustees may employ an Executive Director who shall serve at their pleasure. In 141 accordance with the provision of M.G.L. Section 4(f) of Chapter 29D, the provisions of M.G.L. 142 c.30, §§9A, 45, 46, and 46C, and the provisions of c.31 and c.150E shall not apply to the 143 Executive Director or any other employee of the Board. In the event the Board does not employ 144 an Executive Director, the Chair of the Board shall, at the direction of the HCST Board, perform 145 the duties and functions of the Executive Director, or may delegate such duties and functions as 146 the HCST Board may approve. The Executive Director shall, with the Trustees' approval:
- 147 (a) plan, direct, coordinate and execute administrative and investment functions in
  148 conformity with policies and directives of the Trustees;
- 149 (b) employ professional and clerical staff as necessary;
- (c) report to the Trustees on all operations under the Executive Director's control and
   supervision;
- (d) prepare an annual budget and manage the administrative expenses of the Trust;and
- (e) undertake any other activities necessary to implement the power and dutieshereunder and under the Act.
- Section 4.6 Activities of the Board. The Board may approve or ratify decisions of the Executive Director or the Chair, formulate policies and procedures deemed necessary and appropriate to carry out the purposes of the Board and the funds, maintain a record of its proceedings and undertake any other activities necessary to implement the duties and powers set forth herein and in the Act.
- 161 Section 4.7 Account Books.

(a) The funds shall be managed by the PRIM Board under agreement with the Board
as further provided in Section 10.1 herein. All transactions affecting the SRBT Fund including,
but not limited to, all amounts credited to and all expenditures, transfers or allocations made
from the SRBT Fund, shall be recorded on the Massachusetts management accounting and
reporting system.

167 Section 4.8 Budget. The Board shall adopt annual budgets and supplemental budgets as 168 the Board deems necessary subject to the approval of the General Court. Funding for the budget 169 shall be from the investment return of the fund. If the General Court takes no final action to 170 disapprove any such budget within 60 days of its filing with the Clerk of the House of 171 Representatives and the Clerk of the Senate, such budget shall be deemed to be approved. If the 172 General Court disapproves any such budget within such 60 days, the Board shall operate under 173 the annualized budgetary level most recently approved pending the filing and subsequent 174 approval of any other such annual or supplemental request.

175 Section 4.9 Statements. The Board shall prepare quarterly statements on or before 176 March 1, June 1, September 1 and December 1 of each year, to be filed with the Fiscal Affairs 177 Division, the House and Senate Committees on Ways and Means, the Joint Committee on Health 178 Care and the advisory committee on health care and tobacco control established by Section 5 of 179 the Act. The statements shall: (i) summarize the performance results of the funds' investments 180 for the quarter and year-to-date; (ii) provide a summary investment portfolio analysis describing 181 the holdings of the funds; (iii) identify fees and other costs incurred in employing investment 182 consultants, fund managers and other parties compensated for managing or advising the Board; 183 (iv) provide a budget status report detailing expenses by month; and (v) provide any information 184 relating to the status and estimated amount of the next payment made pursuant to the master 185 settlement agreement in the Tobacco Action, or any other such payment.

Section 4.10. Actuaries. The Board shall engage actuaries experienced in retiree health
care costs to perform annual actuarial calculations in accordance with Government Accounting
Standards Board Statements 43 and 45, using data as needed from the group insurance
commission, the public employee retirement administration commission, the state treasurer and
the comptroller and prepare funding schedules to be filed in accordance with Section 25 of
M.G.L. Chapter 32A.

Section 4.11. Audit. The Board shall perform an annual audit of the SRBT Fund's
assets, liabilities, net assets, investments and operations on an annual basis in accordance with
government auditing standards and policies established by the comptroller. The annual audit
report shall be made available to all Participants.

Section 4.12 Action by Board. Except as otherwise provided in the Acts, and subject to
the provisions of Section 4.2, the Trustees may act upon an affirmative vote of a majority of a
quorum of the Trustees.

199 Section 4.13 Prudent Person. The Trustees shall discharge their duties for the primary 200 purpose of enhancing the value of the funds and shall act with the care, skill, prudence and 201 diligence under the circumstances then prevailing that a prudent person acting in a like capacity 202 and familiar with such matters would use in the conduct of an enterprise of a like character and 203 with like aims and by diversifying the investments of the funds so as to minimize the risk of 204 large losses unless under the circumstances it is clearly prudent not to do so. In accordance with 205 the provision of M.G.L. Section 4(b) of Chapter 29D, when investing the monies comprising said 206 funds, the Trustees shall not be bound by the provisions of Section 38 of Chapter 29. To the 207 extent the Trustees employ the PRIM Board to invest the SRBT Fund in the PRIT Fund as 208 required by M.G.L. c.32A, §24, the Trustees shall be deemed to have fulfilled the obligations set 209 forth in this Section.

210 Section 4.14 Conduct of Trustees. In any civil action brought against a Trustee or 211 employee of the HCST Board, acting within the scope of such Trustee's or employee's official 212 duties, the defense or settlement of which is made by the Attorney General or by an attorney 213 employed by said Board, such Trustee or employee shall be indemnified for all expenses 214 incurred in the defense thereof and shall be indemnified for damages. No Trustee or employee 215 shall be indemnified for expenses in an action or damages awarded in such action in which there 216 is shown to be a breach of fiduciary duty, an act of willful dishonesty or an intentional violation 217 of law by such Trustee or employee.

218 Section 4.15 Required Disclosure. To the extent that any Trustee shall have any interest 219 or involvement in any matter that is before the Board:

(a) such Trustee shall disclose the interest or involvement in advance to the otherTrustees;

(b) such disclosure shall be contemporaneously recorded in the minutes of theTrustees; and

(c) such Trustee shall abstain from participating in any particular matter relating tosuch interest or involvement.

226 ARTICLE 5

#### 227 INVESTMENT OF THE SRBT FUND

Investments. The Board shall employ the PRIM Board to invest the SRBT Fund in the PRIT Fund. The Board may, by a vote of 5 out of 7 Trustees, employ any qualified bank, trust company, corporation, firm or person, including the PRIT Fund, to make any or all investments, to manage the funds or to advise it on investments to the extent the Board has funds other than the SRBT Fund in its possession and control.

233 ARTICLE 6

#### 234 PARTICIPATION IN THE SRBT FUND

Acceptance of Deposits. The participation of any Participant in the SRBT Fund shall be subject to the provisions of this Declaration of Trust and policies and procedures to be adopted by the HCST Board from time to time. All deposits accepted from any such Participant or otherwise, together with the income therefrom, shall be held, managed and administered pursuant to this Declaration of Trust, and the Board's policies and procedures for the sole purpose of meeting the liabilities of the Participants for the health care and other non-pension benefits of their retirees.

242 ARTICLE 7

243 ASSETS IN THE SRBT FUND

Section 7.1 Management and Ownership of Assets. No Participant shall be deemed to have a severable ownership interest in any individual asset of the SRBT Fund, but each Participant shall have an undivided interest in the assets to which its deposits have been allocated and shall share with the others in the income, profits and losses thereof as provided herein and in the policies and procedures of the Board.

249 ARTICLE 8

250 THE SRBT FUND'S CAPITAL FUND AND ACCOUNTS; VALUATION OF UNITS

Section 8.1 Valuation of Assets of the Capital Fund. The Trustees shall set forth in the
Board's policies and procedures a method for the valuation of the assets of the SRBT Fund's
Capital Fund.

254 ARTICLE 9

255 THE SRBT FUND'S CASH FUND; VALUATION OF UNITS;

Section 9.1 Valuation of Assets of the Cash Fund. The Trustees shall establish in the
Board's policies and procedures a method for the valuation of the assets of the SRBT Fund's
Cash Fund and for the disbursement of net income of the Cash Fund.

259 ARTICLE 10

## 260 RIGHTS, POWERS AND DUTIES OF TRUSTEES WITH REGARD TO261 PARTICIPATION IN THE SRBT FUND

Section 10.1 Rights and Powers. In exercising their exclusive right to manage and control the SRBT Fund, the Trustees shall have the following rights and powers, in each case to be exercised or exercisable from time to time, in their uncontrolled discretion, without notice to any Participant: 266

267 (a) To employ PRIM to invest the SRBT Fund in the PRIT Fund; 268 (b) To lend money to such borrowers as the Trustees may deem desirable; 269 To buy, exchange, sell, give options and make contracts for such consideration (c) 270 and upon such terms as to credit or otherwise as the Trustees may deem desirable; 271 (d) INTENTIONALLY OMITTED; 272 (e) To sue and be sued, to plead and be impleaded and to compromise, submit to 273 arbitration or pay any claim or matter of difference; 274 (f) To maintain an office in the City of Boston; 275 To vote directly or to give general or special proxies or powers of attorney for (g) 276 voting or acting with respect to shares or securities, which may be discretionary and with power 277 of substitution; to deposit shares or securities with, or transfer them to, protective committees or 278 similar bodies; to join in, vote upon and act in any manner that the Trustees deem appropriate 279 with respect to any reorganization, merger or consolidation; and to pay assessments or 280 subscriptions called for in connection with shares or securities held by them; 281 To employ investment counsel (on a discretionary or recommendation basis), (h) 282 custodians, brokers, accountants, auditors, agents and attorneys; 283 (i) To keep any or all of the trust property in any place or places in the 284 Commonwealth of Massachusetts or elsewhere or with a depository or custodian at any such 285 place or places; 286 To execute assignments, notes, contracts or other instruments in writing, whether (i) 287 or not under seal, incident to any of the Trustees' powers; 288 (k) To accept and receive in trust, and combine with the SRBT Fund, funds from any 289 source, public or private, by gift, grant, bequest or otherwise; and 290 (1) To do all other acts in their judgment necessary or desirable for the proper 291 administration of the SRBT Fund or with respect to the investment, disposition or liquidation of 292 any assets of the SRBT Fund, although the power to do such acts is not specifically set forth 293 herein. 294 Section 10.2 Statements and Accounts. The Trustees shall cause the PRIM Board to 295 prepare and distribute statements of assets and transactions to each Participant in the SRBT 296 Fund. Annually, within ninety (90) days after the close of the SRBT Fund's fiscal year, the 297 Trustees shall furnish or cause the PRIM Board to furnish a written account of the operation of

the SRBT Fund for the preceding fiscal year to each Participant. Any Participant to which an

- account is furnished may approve such account by an instrument in writing delivered to the
- 300 Trustees and the PRIM Board. If objections to specific items in such account are filed with the

301 Trustees and the PRIM Board within sixty (60) days after the account has been furnished and the

302 Trustees and the PRIM Board believe such objections to be valid, the Trustees and the PRIM

- 303 Board may cause the PRIM Board to adjust the account in such manner as they deem equitable 304 under the circumstances. Each Participant to which the PRIM Board furnishes an account shall
- 305 be notified by the PRIM Board of any adjustments so made. If
- 306 (a) all Participants to which such account of the PRIM Board furnished by the
   307 Trustees, approve such account, or

308 (b) no objections to specific items in such account are filed by any Participant with 309 the Trustees and the PRIM Board within sixty (60) days after the account has been furnished, or

(c) objections to specified items in such account are filed with the Trustees and the
PRIM Board within sixty (60) days after the account has been furnished, and the PRIM Board
and the Trustees give no notice of any adjustment to the account within one hundred and fifty
(150) days after such account has been furnished,

314 then, and in any of said events, the account of the PRIM Board, with respect to all matters 315 contained therein (as originally furnished if no adjustment was made, or as adjusted if an 316 adjustment was made), shall be deemed to have been approved by all Participants.

- 317 ARTICLE 11
- 318 AMENDMENT

Amendments. This Declaration of Trust may be amended from time to time by a written instrument signed and approved by at least five of the seven Trustees filed in accordance with the terms of Section 12.5 hereunder. Notice of any such amendment shall be furnished to each Participant in the SRBT Fund as soon as practicable.

- 323 ARTICLE 12
- 324 MISCELLANEOUS PROVISIONS

Section 12.1 Agent for Process. The Trustees shall be deemed to represent all persons,
 natural or legal, having an interest in the funds for the purpose of all judicial proceedings
 affecting the funds or any asset thereof, and only the Trustees need be made a party to any such
 action. The Trustees shall give notice to the Attorney General of the Commonwealth of any such
 proceedings.

Section 12.2 Definition of Words. The plural shall be substituted for the singular, or
 vice versa, in anyplace or places herein where the context may require such substitution or
 substitutions.

333 Section 12.3 Headings. Any paragraph or clause headings used throughout this 334 instrument and any amendment to this instrument are for convenience and reference only, and 335 the words contained therein shall in no way be held to explain, modify, amplify or aid in the 336 interpretation, construction or meaning of the provisions of this instrument or any amendment to 337 this instrument.

### 338 Section 12.4 Records. All records of the Board shall be a public record as defined in 339 M.G.L. c.4, §7(26).

Section 12.5 Effective Date. This Declaration of Trust and any amendments thereto
shall be filed with the General Court. If the General Court takes no final action relative thereto
within 60 days of the date of the filing hereof with the Clerk of the House of Representatives and
the Clerk of the Senate, the declaration or amendments thereto shall be deemed to be approved.
That date shall be the effective date of this Declaration.

345

As amended this 13th day of February, by Martin J. Benison, Chairman, Joseph E.
Connarton, Terrence Finn, Michael C. Tow, CFP, Dolores L. Mitchell, Alan F. Gordon, and Julia
Chabrier the present duly authorized and acting members of the Board of Trustees of the Health
Care Security Trust.

- 350 APPROVED:
- 351 Martin J. Benison, Chairman
- 352 Joseph E. Connarton
- 353 Terrence Finn
- 354 Dolores L. Mitchell
- 355 Michael C. Tow
- 356 Alan F. Gordon
- 357 Julia Chabrier
- 358 2796\0001\300628.10