First Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 21-0308.01 Thomas Morris x4218

SENATE BILL 21-063

SENATE SPONSORSHIP

Sonnenberg,

HOUSE SPONSORSHIP

(None),

Senate Committees Business, Labor, & Technolog

House Committees

Business, Labor, & Technology Appropriations

101

A BILL FOR AN ACT CONCERNING AN EXPANSION OF THE ABILITY OF AN EXISTING

102 ASSOCIATION CONSISTING OF MULTIPLE EMPLOYERS TO OFFER

103 HEALTH CARE BENEFITS TO THE MEMBERS OF THE ASSOCIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current law allows an existing association consisting of multiple employers, referred to as a "multiple employer welfare arrangement" (MEWA) to offer health care benefits to the association's members only if, among other requirements, the MEWA has been in existence continuously since at least January 1, 1983. The bill changes that date to

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 10-3-903.5, amend
3	(7)(c) introductory portion; and add (7)(d) as follows:
4	10-3-903.5. Jurisdiction over providers of health care benefits.
5	(7) (c) A multiple employer welfare arrangement is any arrangement
6	which THAT complies with EITHER the following requirements OR
7	SUBSECTION (7)(d) OF THIS SECTION:
8	(d) (I) A MULTIPLE EMPLOYER WELFARE ARRANGEMENT THAT
9	MEETS THE REQUIREMENTS SPECIFIED IN SUBSECTION (7)(c) OF THIS
10	SECTION OTHER THAN SUBSECTION $(7)(c)(I)$ OF THIS SECTION MAY FILE AN
11	APPLICATION FOR A WAIVER WITH THE COMMISSIONER. THE APPLICATION
12	MUST INCLUDE:
13	(A) A COPY OF THE MULTIPLE EMPLOYER WELFARE
14	ARRANGEMENT'S ARTICLES OF INCORPORATION, CONSTITUTION, TRUST
15	AGREEMENT, BYLAWS, AND ANALOGOUS ORGANIC DOCUMENTS THAT
16	GOVERN THE OPERATION OF THE ARRANGEMENT;
17	(B) A COPY OF MEMBERSHIP CRITERIA, A STATEMENT OF
18	OWNERSHIP OF THE MULTIPLE EMPLOYER WELFARE ARRANGEMENT'S
19	MEMBERS, AND A SUMMARY OF THE ACTIVITIES AND BENEFITS, OTHER
20	THAN HEALTH PLAN COVERAGE, PROVIDED TO MEMBERS;
21	(C) A LIST OF NAMES, ADDRESSES, AND OFFICIAL CAPACITIES WITH
22	THE MULTIPLE EMPLOYER WELFARE ARRANGEMENT OF THE INDIVIDUALS
23	WHO WILL BE RESPONSIBLE FOR THE MANAGEMENT AND CONDUCT OF THE
24	AFFAIRS OF THE ARRANGEMENT, INCLUDING ALL TRUSTEES, OFFICERS, AND
25	DIRECTORS, ALONG WITH A FULL DISCLOSURE OF THE EXTENT AND NATURE

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1	OF ANY CONTRACTS BETWEEN THE INDIVIDUALS AND THE ARRANGEMENT,
2	INCLUDING POSSIBLE CONFLICTS OF INTEREST;
3	(D) CRIMINAL BACKGROUND RECORDS. EACH INDIVIDUAL
4	SPECIFIED IN SUBSECTION (7)(d)(I)(C) OF THIS SECTION SHALL SUBMIT A
5	SET OF FINGERPRINTS TO THE COMMISSIONER. THE COMMISSIONER SHALL
6	FORWARD THE FINGERPRINTS TO THE COLORADO BUREAU OF
7	INVESTIGATION FOR THE PURPOSE OF CONDUCTING A STATE AND NATIONAL
8	FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK UTILIZING
9	RECORDS OF THE COLORADO BUREAU OF INVESTIGATION AND THE
10	FEDERAL BUREAU OF INVESTIGATION. THE MULTIPLE EMPLOYER WELFARE
11	ARRANGEMENT SHALL BEAR ONLY THE ACTUAL COSTS OF THE RECORD
12	CHECK. WHEN THE RESULTS OF A FINGERPRINT-BASED CRIMINAL HISTORY
13	RECORD CHECK OF AN INDIVIDUAL PERFORMED PURSUANT TO THIS
14	SUBSECTION (7)(d)(I)(D) REVEAL A RECORD OF ARREST WITHOUT A
15	DISPOSITION, THE COMMISSIONER SHALL REQUIRE THAT INDIVIDUAL TO
16	SUBMIT TO A NAME-BASED CRIMINAL HISTORY RECORD CHECK, AS DEFINED
17	<u>IN SECTION 22-2-119.3 (6)(d).</u>
18	(E) A COPY OF THE POLICY, CONTRACT, CERTIFICATE, SUMMARY
19	PLAN DESCRIPTION, OR OTHER EVIDENCE OF THE BENEFITS AND
20	COVERAGES PROVIDED TO COVERED EMPLOYEES, INCLUDING FOR EACH
21	FORM OF EVIDENCE A TABLE OF THE RATES CHARGED OR PROPOSED TO BE
22	<u>CHARGED;</u>
23	(F) A COPY OF THE MULTIPLE EMPLOYER WELFARE
24	ARRANGEMENT'S STOP-LOSS OR EXCESS INSURANCE AGREEMENT, IF ANY;
25	(G) A COPY OF AUDITED FINANCIAL STATEMENTS OF THE MULTIPLE
26	EMPLOYER WELFARE ARRANGEMENT FOR THE PREVIOUS FIVE YEARS THAT
27	WERE PREPARED BY A LICENSED CERTIFIED PUBLIC ACCOUNTANT,

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1	INCLUDING AN ACTUARIAL OPINION; AND
2	(H) A COPY OF EVERY CONTRACT BETWEEN THE MULTIPLE
3	EMPLOYER WELFARE ARRANGEMENT AND ITS ADMINISTRATOR OR SERVICE
4	COMPANY, INCLUDING, IF APPLICABLE, A COPY OF THE FIDELITY BOND
5	SPECIFIED IN SUBSECTION (7)(d)(II)(C) OF THIS SECTION.
6	(II) TO QUALIFY FOR A WAIVER, A MULTIPLE EMPLOYER WELFARE
7	ARRANGEMENT MUST:
8	(A) MAINTAIN UNALLOCATED RESERVES OF NOT LESS THAN TWO
9	MILLION DOLLARS OF MINIMUM SURPLUS PLUS THREE TIMES THE MULTIPLE
10	EMPLOYER WELFARE ARRANGEMENT'S AUTHORIZED CONTROL LEVEL OF
11	RISK-BASED CAPITAL;
12	(B) BE MANAGED BY AND PROVIDE BENEFITS THROUGH AN
13	ADMINISTRATOR OR SERVICE COMPANY THAT IS IN GOOD STANDING IN ALL
14	OTHER STATES IN WHICH THE ADMINISTRATOR OR SERVICE COMPANY
15	OPERATES, AND IF THE MULTIPLE EMPLOYER WELFARE ARRANGEMENT
16	PROVIDES COVERAGE THROUGH ONE OR MORE BROKERS, THE BROKERS
17	MUST BE LICENSED AS PRODUCERS PURSUANT TO ARTICLE 2 OF THIS TITLE
18	<u>10;</u>
19	(C) BE MANAGED BY AN ADMINISTRATOR OR SERVICE COMPANY
20	THAT IS A LICENSED THIRD-PARTY ADMINISTRATOR OR IS COVERED BY A
21	FIDELITY BOND IN THE AMOUNT OF TWO HUNDRED THOUSAND DOLLARS;
22	(D) MAINTAIN A COMPLAINT SYSTEM THAT COMPLIES WITH
23	SECTION 10-3-1104 (1)(i) AND MAKE THE SYSTEM AVAILABLE TO THE
24	<u>DIVISION UPON REQUEST;</u>
25	(E) FILE THE MULTIPLE EMPLOYER WELFARE ARRANGEMENT'S
26	PLAN MARKETING MATERIALS WITH THE DIVISION;
27	(F) PROVIDE TO THE COMMISSIONER QUARTERLY FINANCIAL

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1	STATEMENTS TO DEMONSTRATE THAT THE RESERVES REQUIRED PURSUANT
2	TO SUBSECTION (7)(d)(II)(A) OF THIS SECTION ARE BEING MAINTAINED
3	ALONG WITH ANNUAL AUDITED FINANCIAL REPORTS; AND
4	(G) Provide nondiscriminatory plan coverage to its
5	MEMBERS THAT IS APPLIED EVENLY AND EQUITABLY TO ALL EMPLOYEES
6	OF THE MEMBERS AND THAT MATCHES WHAT IS OTHERWISE REQUIRED OF
7	HEALTH BENEFIT PLANS, INCLUDING ELEMENTS COVERAGE OF ESSENTIAL
8	HEALTH BENEFITS AND COMPLIANCE WITH THE FEDERAL "PATIENT
9	PROTECTION AND AFFORDABLE CARE ACT", AS AMENDED, PUB.L.
10	111-148; NETWORK PROVIDER REQUIREMENTS AND COMPLIANCE WITH
11	NETWORK ADEQUACY STANDARDS; GUARANTEE ISSUE; AND ANNUAL RATE
12	AND FORM FILINGS WITH THE DIVISION.
13	(III) THE COMMISSIONER SHALL CONSIDER GRANTING A WAIVER TO
14	A MULTIPLE EMPLOYER WELFARE ARRANGEMENT THAT HAS SUBMITTED A
15	COMPLETE APPLICATION PURSUANT TO SUBSECTION (7)(d)(I) OF THIS
16	SECTION AND THAT IS IN COMPLIANCE WITH SUBSECTION (7)(d)(II) OF THIS
17	SECTION IN ACCORDANCE WITH THE FOLLOWING FACTORS:
18	(A) WHETHER THE ESTABLISHMENT OF A MULTIPLE EMPLOYER
19	WELFARE ARRANGEMENT HAS THE POTENTIAL TO LOWER INSURANCE
20	COSTS FOR ITS MEMBERS OR PROVIDE ADDITIONAL INSURANCE OPTIONS IN
21	A REGION OR REGIONS OF THE STATE WHERE THERE MAY NOT BE
22	SUFFICIENT COMPETITION;
23	(B) POTENTIAL IMPACT ON THE FULLY INSURED MARKET;
24	(C) CONSUMER EXPERIENCE WITH ACCESSING COVERAGE AND THE
25	POTENTIAL FOR CONSUMER HARM;
26	(D) WHETHER THE ADMINISTRATOR OF THE MULTIPLE EMPLOYER
27	WELFARE ARRANGEMENT HAS DEMONSTRATED FINANCIAL SOUNDNESS SO

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1	AS 10 NOT JEOPARDIZE THE VIABILITY OF THE ARRANGEMENT OR HARMITS
2	MEMBERS; AND
3	(E) Other factors that demonstrate the need for
4	ADDITIONAL INSURANCE OPTIONS TO INCREASE COMPETITION OR LOWER
5	HEALTH-CARE COSTS FOR CONSUMERS.
6	(IV) A WAIVER GRANTED PURSUANT TO THIS SUBSECTION (7)(d)
7	SUBJECTS THE MULTIPLE EMPLOYER WELFARE ARRANGEMENT TO THE
8	DIVISION'S FULL ENFORCEMENT AUTHORITY AVAILABLE PURSUANT TO THIS
9	TITLE 10 AND ALLOWS THE ARRANGEMENT TO OPERATE PURSUANT TO THIS
10	SUBSECTION (7) FOR TWO YEARS. TO CONTINUE TO OPERATE PURSUANT TO
11	THIS SUBSECTION (7), AN ARRANGEMENT MUST REAPPLY FOR A WAIVER;
12	EXCEPT THAT, IF THE COMMISSIONER GRANTS FIVE CONSECUTIVE WAIVERS
13	PURSUANT TO THIS SUBSECTION (7)(d), AN ARRANGEMENT MAY CONTINUE
14	TO OPERATE PURSUANT TO THIS SUBSECTION (7) WITHOUT AGAIN
15	APPLYING FOR A WAIVER.
16	SECTION 2. Act subject to petition - effective date -
17	applicability. (1) This act takes effect at 12:01 a.m. on the day following
18	the expiration of the ninety-day period after final adjournment of the
19	general assembly; except that, if a referendum petition is filed pursuant
20	to section 1 (3) of article V of the state constitution against this act or an
21	item, section, or part of this act within such period, then the act, item,
22	section, or part will not take effect unless approved by the people at the
23	general election to be held in November 2022 and, in such case, will take
24	effect on the date of the official declaration of the vote thereon by the
25	governor.
26	(2) This act applies to conduct occurring on or after the applicable
27	effective date of this act.

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