Stricken language would be deleted from and underlined language would be added to present law. Act 919 of the Regular Session

1	State of Arkansas As Engrossed: H3/28/19 92nd General Assembly As Engrossed: H3/28/19 A Bill
2	·
3	Regular Session, 2019 HOUSE BILL 183
4	
5	By: Representative McCollum
6	By: Senator Bledsoe
7 8	For An Act To Be Entitled
9	AN ACT TO AMEND THE STATUTES CONCERNING REGISTRATION
10	OR LICENSURE REQUIREMENTS OF MULTIPLE EMPLOYER TRUSTS
11	AND SELF-INSURED PLANS; TO EXPAND ACCESS TO
12	ASSOCIATION HEALTH PLANS THAT ALLOW MORE SMALL
13	BUSINESSES TO BAND TOGETHER TO PURCHASE INSURANCE;
14	AND FOR OTHER PURPOSES.
15	AND FOR OTHER TURIOSES.
16	
17	Subtitle
18	TO EXPAND ACCESS TO ASSOCIATION HEALTH
19	PLANS THAT ALLOW MORE SMALL BUSINESSES TO
20	BAND TOGETHER TO PURCHASE INSURANCE.
21	
22	
23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
24	
25	SECTION 1. Arkansas Code § 23-92-101 is amended to read as follows:
26	23-92-101. Registration or licensure required.
27	(a) "Multiple employer welfare arrangement" has the same meaning as
28	under 29 U.S.C. § 1002(40), as it existed on January 1, 2003 <u>January 1, 2019</u>
29	(b)(1) Every $\underline{\mathtt{A}}$ fully insured multiple employer trust and fully insured
30	multiple employer welfare arrangement that intends to provide benefits to
31	citizens of this state shall register with the Insurance Commissioner prior
32	to <u>before</u> soliciting or enrolling members or prior to <u>before</u> conducting any
33	other business activity in Arkansas.
34	(2)(A) Each fully insured multiple employer trust and fully
35	insured multiple employer welfare arrangement under this section that is
36	conducting any business activity in Arkansas as of March 18, 2003, shall

```
1
     register with the commissioner no later than July 1, 2003.
 2
                       (B) After the initial registration, each a fully insured
     multiple employer trust and fully insured multiple employer welfare
 3
 4
     arrangement under this section that conducts business in Arkansas shall
 5
     thereafter register with the commissioner no later than January 1 of each
 6
     year for as long as it continues to do business in Arkansas.
 7
           (c)(l) A multiple employer trust or multiple employer welfare
8
     arrangement that is not fully insured must shall obtain a certificate of
9
     authority under regulations rules promulgated by the commissioner before
10
     doing business in Arkansas.
11
           (2) In order to remain licensed, a multiple employer trust or multiple
12
     employer welfare arrangement that is not fully insured must shall comply with
     all Arkansas laws that are not inconsistent with applicable terms of the
13
14
     Employee Retirement Income Security Act of 1974, 29 U.S.C. § 1001 et seq., as
15
     it existed on January 1, 2003 January 1, 2019.
16
                 (3)(A) The commissioner shall adopt rules regulating multiple
17
     employer trusts and multiple employer welfare arrangements that are not fully
18
     insured.
19
                            The rules shall include information and procedures
                       (B)
20
     concerning:
21
                                 The criteria and application for obtaining a
22
     certificate of authority from the State Insurance Department to conduct
23
     business in Arkansas that are not inconsistent with 29 C.F.R. § 2510, as it
24
     existed on January 1, 2019;
25
                             (ii) The benefits to be offered that are not
     inconsistent with similarly situated single employer plans;
26
27
                             (iii) Financial requirements consistent with sound
28
     actuarial principles;
29
                             (iv)
                                   Fees;
30
                             (v) Insolvency procedures;
31
                             (vi) Examinations:
32
                             (vii) Filing of forms and rates;
33
                             (viii) Written disclosures and other consumer
34
     protections;
35
                             (ix) Reporting requirements;
36
                             (x) Excess or stop loss insurance; and
```

As Engrossed: H3/28/19 HB1837

1	(xi) Other factors the commissioner deems necessary
2	for the effective regulation of multiple employer welfare trusts and multiple
3	employer welfare arrangements that are not fully insured, if the requirements
4	are not inconsistent with 29 C.F.R. § 2510, as it existed on January 1, 2019.
5	(d)(1) To the extent permitted by federal law, a fully insured or
6	self-insured multiple employer welfare arrangement may include employers in a
7	common trade or industry, employers representing two (2) or more trades or
8	industries, sole proprietors, or working owners as defined in 29 C.F.R. §
9	2510.3-5(e), as it existed on January 1, 2019.
10	(2) The rules by which the multiple employer welfare arrangement
11	shall abide are determined at the aggregate level so in an arrangement in
12	which the total number of employers in the multiple employer welfare
13	arrangement, including working owners, exceeds fifty (50), the multiple
14	employer welfare arrangement is subject to the requirements of the large
15	group market.
16	
17	/s/McCollum
18	
19	
20	APPROVED: 4/11/19
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	