RSI/CH

19-4549

## SENATE state of minnesota ninety-first session

## S.F. No. 2708

(SENATE AUTHORS: WESTROM, Draheim, Lang, Johnson and Ingebrigtsen)					
DATE	D-PG	OFFICIAL STATUS			
03/27/2019	1393	Introduction and first reading			
		Referred to Commerce and Consumer Protection Finance and Policy			

1.1	A bill for an act
1.2 1.3	relating to health insurance; authorizing electric cooperative health plans; proposing coding for new law in Minnesota Statutes, chapter 62H.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [62H.19] ELECTRIC COOPERATIVE HEALTH PLAN.
1.6	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.7	the meanings given them.
1.8	(b) "Electric cooperative" means a cooperative organized under chapter 308A or 308B
1.9	to provide retail electric service to its members.
1.10	(c) "Broker" means an insurance agent engaged in brokerage business under section
1.11	<u>60K.49.</u>
1.12	(d) "Employee Retirement Income Security Act" means the Employee Retirement Income
1.13	Security Act of 1974, United States Code, title 29, sections 1001, et seq.
1.14	(e) "Enrollee" means a natural person covered by a joint self-insurance plan operating
1.15	under this section.
1.16	(f) "Insurance agent" has the meaning given in section 60A.02, subdivision 7.
1.17	(g) "Joint self-insurance plan" or "plan" means a plan or any other arrangement,
1.18	established for the benefit of two or more entities authorized to transact business in Minnesota
1.19	to jointly self-insure through a single employee welfare benefit plan funded through a trust,
1.20	to provide health, dental, or other benefits permitted under the Employee Retirement Income
1.21	Security Act.

Section 1.

1

	03/15/19	REVISOR	RSI/CH	19-4549	as introduced		
2.1	(h) "Serv	ice plan administrat	or" means a vende	or licensed under section	60A.23 to provide		
2.2	(h) "Service plan administrator" means a vendor licensed under section 60A.23 to provide risk management services.						
2.2	(i) "Trust	(i) "Trust" means a trust established to (1) accept and hold assets of the joint					
2.3 2.4							
2.4		self-insurance plan in trust, and (2) use and disperse funds in accordance with the terms of					
2.6	the written trust document and joint self-insurance plan solely to provide benefits and defray reasonable administrative costs of providing the benefits.						
2.7							
2.8				ectric cooperative are exe			
2.9				rements of this section i			
2.10				ist established by an ele			
2.11	· · · · · · · · · · · · · · · · · · ·						
2.12	<u>(1) has m</u>	embers who receiv	ve electric service	from the electric coope	rative;		
2.13	<u>(2) specie</u>	fies criteria for men	mbership in the el	ectric cooperative in the	e articles of		
2.14	organization	or bylaws, provide	ed that criteria car	nnot be based on health	status factors of		
2.15	the individuals to be covered through the joint self-insurance plan; and						
2.16	(3) grants	s at least 51 percent	t of the aggregate	voting power on matters	all members may		
2.17	vote on to m	embers who satisfy	y clause (1) and a	ny additional criteria in	the electric		
2.18	18 <u>cooperative's articles of organization and bylaws.</u>						
2.19	<u>Subd. 3.</u>	<u>Plan requirement</u>	s. A joint self-ins	urance plan operating u	nder this section		
2.20	<u>must:</u>						
2.21	(1) offer	health coverage to 1	members of the el	ectric cooperative that e	stablishes the plan		
2.22	and depende	ents of members, er	nployees of mem	bers of the electric coop	erative that		
2.23	establishes t	he plan and the dep	endents of emplo	oyees of members, or em	ployees of the		
2.24	electric coop	erative that establis	shes the plan and t	he dependents of employ	yees of the electric		
2.25	cooperative.	Health coverage m	nust be offered on	ly to individuals who m	eet certain criteria		
2.26	described in	the joint self-insura	nce plan governir	ng documents, provided t	hat criteria cannot		
2.27	be based on	health status factor	s of the individua	ls to be covered through	1 the joint		
2.28	self-insurance	e plan;					
2.29	<u>(2) incluc</u>	le stop-loss coverag	ge with an individu	al attachment point not l	ower than \$20,000		
2.30	and an aggre	gate attachment po	oint not lower that	n 110 percent of expecte	d claims, issued		
2.31	by an insura	nce company licens	sed in Minnesota	<u>.</u>			
2.32	(3) establ	ish a reserve fund,	certified by an act	cuary to be sufficient to c	over unpaid claim		
2.33	liability for i	ncurred but unrepo	rted liabilities in t	he event of plan termina	tion. Certification		

2

3.1	from the actuary must include all maximum funding requirements for plan fixed cost
3.2	requirements and current claims liability requirements, and must include a calculation of
3.3	the reserve levels needed to fund all incurred but unreported liabilities in the event of member
3.4	or plan termination. Reserve funds under this clause must be held in a trust;
3.5	(4) be governed by a board elected by electric cooperative members that participate in
3.6	the plan;
3.7	(5) contract for services with a service plan administrator; and
3.8	(6) satisfy the requirements of the Employee Retirement Income Security Act that apply
3.9	to employee welfare benefit plans.
3.10	Subd. 4. Submission of documents to commissioner of commerce. A joint
3.11	self-insurance plan operating under this section must submit to the commissioner of
3.12	commerce copies of all filings and reports that are submitted to the United States Department
3.13	of Labor under the Employee Retirement Income Security Act. Members participating in
3.14	the joint self-insurance plan may designate an electric cooperative that establishes the plan
3.15	as the entity responsible for satisfying the reporting requirements of the Employee Retirement
3.16	Income Security Act and for providing copies of the filings and reports to the commissioner
3.17	of commerce.
3.18	Subd. 5. Participation; termination of participation. If a member chooses to participate
3.19	in a joint self-insurance plan under this section, the member must participate in the plan for
3.20	at least three consecutive years. If a member terminates participation in the plan before the
3.21	end of the three-year period, a financial penalty may be assessed under the plan. A financial
3.22	penalty assessed under this subdivision must exceed the amount contributed by the member
3.23	to the plan reserves.
3.24	Subd. 6. Single risk pool. The enrollees of a joint self-insurance plan operating under
3.25	this section must be members of a single risk pool. The plan must provide benefits as a
3.26	single, self-insured plan with the plan's size based on the total enrollees in the risk pool.
3.27	Subd. 7. Promotion, marketing, sale of coverage. (a) Coverage in a joint self-insurance
3.28	plan operating under this section may be promoted, marketed, and sold by insurance agents
3.29	and brokers to members of the electric cooperative sponsoring the plan and the dependents
3.30	of members, employees of members of the electric cooperative sponsoring the plan and the
3.31	dependents of employees of members, and employees of the electric cooperative sponsoring
3.32	the plan and the dependents of employees of the electric cooperative.

03/15/19

REVISOR

RSI/CH

19-4549

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03/15/19	REVISOR	RSI/CH	19-4549	as introduced
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- 4.1 (b) Coverage in a joint self-insurance plan operating under this section may be promoted
- 4.2 and marketed by a cooperative organized under chapter 308A or 308B to persons who may
- 4.3 <u>be eligible to participate in the joint self-insurance plan.</u>
- 4.4 <u>Subd. 8.</u> Taxation. Joint self-insurance plans are exempt from the taxes imposed under
  4.5 section 297I.05, subdivision 12.
- 4.6 <u>Subd. 9.</u> Compliance with other laws. A joint self-insurance plan operating under this
  4.7 section:
- 4.8 (1) is exempt from providing the mandated health benefits under chapters 62A and 62Q
- 4.9 if the plan otherwise provides the benefits required under the Employee Retirement Income
- 4.10 Security Act;
- 4.11 (2) is exempt from the continuation requirements under sections 62A.146, 62A.16,
- 4.12 <u>62A.17, 62A.20, and 62A.21 if the plan complies with the continuation requirements under</u>
- 4.13 the Employee Retirement Income Security Act; and
- 4.14 (3) must comply with all requirements of the Affordable Care Act, as defined in section
- 4.15 <u>62A.011</u>, subdivision 1a, to the extent that the requirements apply to joint self-insurance
- 4.16 plans under this section.
- 4.17 **EFFECTIVE DATE.** This section is effective the day following final enactment.