SB738 FULLPCS1 Marcus McEntire-AMM 3/24/2021 1:04:29 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>SB738</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Marcus McEntire

Adopted: _____

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	PROPOSED COMMITTEE SUBSTITUTE
4	FOR ENGROSSED SENATE BILL NO. 738 By: Montgomery of the Senate
5	and
6	
7	McEntire of the House
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9	PROPOSED COMMITTEE SUBSTITUTE
10	An Act relating to insurance; amending 36 O.S. 2011, Section 607.1, as last amended by Section 2, Chapter
11	73, O.S.L. 2016 (36 O.S. Supp. 2020, Section 607.1), which relates to insurers; modifying conditions that
12	consider an entity an insurer; requiring notice and filing for asserted insolvent insurers; directing
13	compliance with the Insurance Commissioner's requirements; authorizing supervision of insurer;
14	imposing fine; authorizing promulgation of rules; and providing an effective date.
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16	
17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18	SECTION 1. AMENDATORY 36 O.S. 2011, Section 607.1, as
19	last amended by Section 2, Chapter 73, O.S.L. 2016 (36 O.S. Supp.
20	2020, Section 607.1), is amended to read as follows:
21	Section 607.1 A. An entity organized pursuant to the
22	Interlocal Cooperation Act (an "Interlocal Entity") for the purpose
23	of transacting insurance, except those Interlocal Entities created
24	pursuant to the terms of The Governmental Tort Claims Act, that

insures an Oklahoma educational institution shall be considered an
insurer at such time that the entity has within a twelve-month
period received aggregate premiums of One Million Dollars
(\$1,000,000.00) for all kinds of insurance that the entity
transacts. Such an entity shall be eligible to qualify for and hold
a certificate of authority to transact insurance in this state.

7 Notwithstanding the provisions of subsection A of this в. section, any Any entity organized pursuant to the Interlocal 8 9 Cooperation Act that insures an Oklahoma educational institution and 10 has within a twelve-month period received premiums or contributions 11 of any amount for any kind of insurance that the Interlocal Entity 12 transacts shall have an annual audit by an independent certified 13 public accountant and shall file an audited financial report by an 14 independent certified public accountant with the Insurance 15 Commissioner within one hundred eighty (180) days immediately 16 following the close of the Interlocal Entity's fiscal year. The 17 annual audited financial report shall be presented in conformity 18 with accounting principles generally accepted in the United States 19 of America and include:

The report of an independent certified public accountant in
 accordance with accounting principles generally accepted in the
 United States of America;

23 2. A balance sheet reporting assets, liabilities and equity;
24 3. A statement of operations;

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- 4. A statement of cash flows;

2 5. A statement of changes in assets, liabilities and equity;
3 6. Footnotes to financial statements; and

An unqualified opinion from the certified public accountant
that the audited financial report represents a fair presentation of
the Interlocal Entity's financial position in conformity with
accounting principles generally accepted in the United States of
America.

9 C. Any entity subject to the provisions of subsection B of this section, except those entities which purchase full insurance 10 11 coverage as determined by the Commissioner, shall file with the 12 Insurance Commissioner an actuarial opinion prepared by a qualified 13 actuary within one hundred eighty (180) days immediately following 14 the close of the Interlocal Entity's fiscal year. The actuarial 15 opinion should certify the amount and adequacy of the Interlocal 16 Entity's reserves for loss and loss adjustment expenses, including 17 amounts for Incurred But Not Reported (IBNR) Claims, and the 18 adequacy of the Interlocal Entity's premiums. The actuarial opinion 19 shall be consistent with the appropriate Actuarial Standards of 20 Practice (ASOP) as promulgated by the Actuarial Standards Board. 21 As used in this section, "qualified actuary" means an individual

22 who is a member of the American Academy of Actuaries and who has met 23 the Qualification Standards for Actuaries Issuing Statements of

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Actuarial Opinions in the United States promulgated by the American
 Academy of Actuaries.

Extensions of the filing date may be granted by the 3 D. Commissioner for thirty-day periods upon a showing by the Interlocal 4 5 Entity and its independent certified public accountant or qualified actuary of the reasons for requesting an extension and determination 6 7 by the Commissioner of good cause for an extension. The request for extension must be submitted in writing not less than ten (10) days 8 9 prior to the due date in sufficient detail to permit the 10 Commissioner to make an informed decision with respect to the 11 requested extension.

E. The Commissioner may assess a fine for failure to file the required annual audit or actuarial opinion in an amount of not more than Five Hundred Dollars (\$500.00) per day.

F. The audited financial reports and actuarial opinions
required herein are subject to public inspection pursuant to the
Oklahoma Open Records Act.

18 <u>G. The Insurance Commissioner shall, if there is substantial</u> 19 <u>reason to believe that any insurer subject to this section is</u> 20 <u>insolvent, or if any such insurer's condition is such as to render</u> 21 <u>the continuance of its business hazardous to the public or to</u> 22 <u>holders of its policies or certificates of insurance, or it has</u> 23 <u>exceeded its powers, or it has failed to comply with the law, or if</u> 24 <u>such insurer gives its consent:</u>

Req. No. 7962

1	1. Notify the insurer and its participating members of the
2	Commissioner's determination;
3	2. Require the insurer to file with the Insurance Commissioner
4	a written plan of action to abate the Commissioner's determination
5	within thirty (30) days of notification; and
6	3. If the Commissioner makes a further determination to
7	supervise, notify the insurer that it is under supervision pursuant
8	to this section.
9	H. An insurer subject to subsection G of this section shall
10	comply with the lawful requirements of the Commissioner and, if
11	placed under supervision, shall have ninety (90) days from the date
12	of notice within which to comply with the requirements of the
13	Commissioner unless the Commissioner designates a lesser or greater
14	period of time or unless the Commissioner determines at any time
15	during or after the ninety-day period of time that judicial or
16	administrative proceedings should be initiated to place such insurer
17	in conservation, rehabilitation or liquidation proceedings or other
18	delinquency proceedings, pursuant to Sections 1801 through 1920 of
19	this title. If such insurer does not comply with such requirements,
20	such supervision may continue until such requirements are remedied
21	or until the Commissioner approves or completes pursuit of
22	additional options as provided in the Insurance Code.
23	I. The Commissioner may assess a fine for failure to timely
24	file a written plan of action required under subsection G of this

1	section in an amount of not more than Five Hundred Dollars (\$500.00)
2	per day.
3	J. The Insurance Commissioner may promulgate rules to implement
4	the provisions of this section.
5	SECTION 2. This act shall become effective November 1, 2021.
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7	58-1-7962 AMM 03/24/21
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