LC003167

2016 -- S 2013

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2016

AN ACT

RELATING TO BEHAVIORAL HEALTHCARE, DEVELOPMENTAL DISABILITIES AND HOSPITALS -- SELF-INSURANCE OF DEVELOPMENTAL DISABILITY AGENCIES

Introduced By: Senator Roger Picard

Date Introduced: January 13, 2016

Referred To: Senate Health & Human Services

It is enacted by the General Assembly as follows:

2 DEVELOPMENTAL DISABILITIES AND HOSPITALS" is hereby amended by adding thereto

3 the following chapter:

4 <u>CHAPTER 24.6</u>

5 <u>SELF-INSURANCE OF DEVELOPMENTAL DISABILITY AGENCIES</u>

6 <u>40.1-24.6-1. Definitions. --</u> As used in this chapter:

7 (1) "Developmental disability agency" means any organization that has been established

8 and licensed by the department of behavioral healthcare, developmental disabilities and hospitals

9 for the purpose of providing either employment, vocational supports, residential and/or day

- 10 <u>support services for adults with developmental disabilities in Rhode Island.</u>
- 11 (2) "Qualified third-party administrator" means an entity with at least five (5) years of

12 experience creating and operating health benefit plans that maintain sufficiently capitalized self-

13 insurance funds of similar characteristics of the fund being authorized in accordance with this

14 <u>chapter.</u>

15	40.1-24.6-2. Purpose The purpose of this chapter is to authorize operators of
16	developmental disability agencies acting as a group, to self-insure healthcare costs for employees,
17	retirees and other beneficiaries and allow a qualified third-party administrator to administer said
18	program.

1 40.1-24.6-3. Authorization to self-insure; Establishment of fund. -- (a) Operators of 2 two (2) or more developmental disability agencies are hereby authorized and empowered to: 3 (1) Create a separate corporation (the "corporation") for the purpose of issuing health care 4 insurance to the corporation members' employees, and their dependents and their retirees and 5 their dependents; and (2) To develop and administer a sufficiently capitalized self-insured group risk 6 7 management program (product). 8 (b) The corporation may have as their purposes the reduction of the risk of its members; 9 distributing, sharing, and pooling risks; acquiring excess loss insurance; and processing and 10 defending claims against the members of the corporation. Any contributions made to the 11 corporation for the purpose of distributing, sharing, or pooling risks shall be made on an 12 actuarially sound basis, and the corporation shall have an audit performed annually, copies of 13 which shall be provided to the corporation membership. 14 (c) The corporation shall not be considered an insurance company, and shall not be 15 subject to the provisions of the laws or regulations of the state of Rhode Island regulating 16 insurance companies and multiple employer welfare arrangements, and therefore, shall not be subject to regulation by the Rhode Island department of business regulation, or the Rhode Island 17 18 office of the health insurance commissioner. 19 (d) The corporation created pursuant to the provisions of this chapter will be created by 20 filing articles of incorporation pursuant to chapter 6 of title 7 entitled "Rhode Island Nonprofit 21 Corporation Act", and the articles of incorporation will be filed by an incorporating 22 developmental disability agency (member). The articles of incorporation creating the corporation pursuant to the provisions of this section may contain provisions, not inconsistent with this 23 24 section, that the incorporators (members) determine to be desirable or useful in fulfilling the 25 purposes set forth in this section. The corporation created pursuant to the provisions of this 26 section will have all of the powers of a nonprofit corporation created under chapter 6 of title 7. 27 (e) Whenever the governing board of the corporation created pursuant to the provisions 28 of this chapter determines that the purposes for which the corporation was created have been 29 substantially fulfilled and all bonds, notes, or other obligations of the corporation have been fully 30 paid or adequate provision has been made for their payment, the corporation may be dissolved in 31 the manner provided for nonprofit corporations pursuant to chapter 6 of title 7 and, upon the 32 corporation's dissolution, title to all financial resources and assets of the corporation shall vest in 33 and become the property of the members of the corporation in proportions that are provided for in 34 the corporation's articles of incorporation.

1 40.1-24.6-4. Obligations of participating entities. -- Operators of developmental 2 disability agencies intending to participate in the corporation shall enter into a contractual 3 agreement with the corporation which shall, among other provisions, describe and define each 4 member's obligations relative to funding, length of commitment, liabilities and participation in 5 the program. Such an agreement shall also define and delineate the terms upon which an operator may disaffiliate from the corporation and agreement. Said agreements shall also include 6 7 provisions that require members to be jointly and severally liable for losses of the self-insurance 8 fund and shall include the mechanism for distributing such losses. The state of Rhode Island shall 9 be immune from liability for losses of the self-insurance fund. 10 40.1-24.6-5. Establishment of fund. -- A fund may be established to insure the health 11 costs of the corporation members' employees, their covered dependents, the retirees and their 12 covered dependents, not otherwise insured, to the extent determined by the corporation's articles 13 of incorporation. Efforts will be made to establish uniformity among health benefit plans issued 14 to these employees, retirees and dependents. 15 40.1-24.6-6. Payment to and from fund. -- (a) The monies in the fund will be used as 16 nonlapsing, revolving financial resources for carrying out the provisions of this chapter. 17 (b) The financial notes and obligations issued by the corporation, pursuant to the provisions of this chapter, will not be deemed to constitute a debt or liability of the state of Rhode 18 19 Island, nor a political subdivision of the state, but will be payable solely from the revenues or 20 assets of the fund. 21 40.1-24.6-7. Stop-loss coverage. - (a) The corporation established pursuant to this 22 chapter for the purpose of providing health care costs for members' employees, retirees, and other beneficiaries must participate in a group stop-loss policy provided by a licensed insurance 23 24 company. 25 (b) The group stop-loss policy coverage will include a specific deductible stop-loss 26 policy, and aggregate stop-loss coverage, both of which will apply to the corporation's 27 participating developmental disability agencies. 28 (c) Under the specific deductible stop-loss coverage, the licensed insurance carrier will 29 assume liability beyond the specific deductible amount up to the limits of the policy. 30 (d) For the aggregate stop-loss coverage, the licensed insurance carrier will assume all of 31 the claims threshold: 32 (1) Beyond one hundred and twenty percent (120%) of the expected claims for the policy 33 year, up to the limits of the policy, or, if unavailable; (2) Beyond a percentage rate that is consistent with market place standards for aggregate 34

- 1 stop-loss insurance, but not to exceed one hundred and twenty-five percent (125%) of expected
- 2 <u>claims for the policy year.</u>
- 3 (e) In addition to stop-loss policy coverage, the corporation must place in reserve an
- 4 appropriate amount of money to cover the estimated cost of claims incurred, but unpaid, during
- 5 the term of the policy or contract which shall be added to the expected claim level. The reserves
- 6 for unpaid claims shall be in addition to monies reserved to cover the claims paid during the term
- 7 of the policy, or contract for payment of health care costs for the employees, retirees, and other
- 8 <u>beneficiaries.</u>
- 9
- SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO BEHAVIORAL HEALTHCARE, DEVELOPMENTAL DISABILITIES AND HOSPITALS -- SELF-INSURANCE OF DEVELOPMENTAL DISABILITY AGENCIES

- 1 This act would authorize operators of developmental disability agencies acting as a
- 2 group, to self-insure health care costs for employees, retirees and other beneficiaries, and allow a
- 3 qualified third-party administrator to administer said program.
- 4 This act would take effect upon passage.

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