1	A bill to be entitled
2	An act relating to group health plans; amending s.
3	624.438, F.S.; making technical changes; revising the
4	definition of and providing requirements for bona fide
5	groups for purposes of issuance of certificates of
6	authority and multiple-employer welfare arrangements;
7	amending s. 624.441, F.S.; making a technical change;
8	amending s. 627.654, F.S.; conforming a provision to
9	changes made by the act; providing an effective date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Paragraph (b) of subsection (1) of section
14	624.438, Florida Statutes, is amended to read:
15	624.438 General eligibility
16	(1) To meet the requirements for issuance of a certificate
17	of authority and to maintain a multiple-employer welfare
18	arrangement, an arrangement:
19	(b) Must be established by a trade association, industry
20	association, professional association of employers or
21	professionals, or a bona fide group <u>that</u> as defined in 29 C.F.R.
22	part 2510.3-5 which has a constitution or bylaws specifically
23	stating its purpose and <u>that</u> $which$ has been organized for
24	purposes in addition to obtaining or providing insurance.
25	1. A trade association consists of <u>employer members</u> member
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26	employers who are in the same trade as recognized by the
27	appropriate licensing agency.
28	2. An industry association consists of employer members
29	member employers who are in the same major group code, as
30	defined by the Standard Industrial Classification Manual issued
31	by the federal Office of Management and Budget, unless
32	restricted by subparagraph 1. or subparagraph 3.
33	3. A professional association consists of employer members
34	member employers who are of the same profession as recognized by
35	the appropriate licensing agency.
36	4. A bona fide group is a group or association of
37	employers which meets the following requirements:
38	a. The primary purpose of the group or association may be
39	to offer and provide health coverage to its employer members and
40	their employees. However, the group or association must also
41	have at least one substantial business purpose unrelated to such
42	primary purpose. For purposes of this sub-subparagraph, a
43	substantial business purpose is deemed to exist if the group or
44	association would be a viable entity in the absence of
45	sponsoring an employee benefit plan. A substantial business
46	purpose includes promoting common business interests in a given
47	trade or employer community and is not required to be a for-
48	profit activity.
49	b. Each employer member of the group or association which
50	participates in the group health plan is a person acting

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51 directly as an employer of at least one employee who is a 52 participant covered under the plan. 53 c. The group or association has a formal organizational 54 structure with a governing body and has bylaws or other similar 55 indications of formality. 56 d. The functions and activities of the group or 57 association are controlled by its employer members, and the group's or association's employer members that participate in 58 59 the group health plan control the plan. Control must be present 60 both in form and in substance. e. The employer members have a principal place of business 61 in the same region that does not exceed the boundaries of a 62 single state or metropolitan area, even if the metropolitan area 63 64 includes more than one state. 65 f. The group or association does not make health coverage 66 through the group's or association's group health plan available 67 to any person other than: 68 (I) An employee of a current employer member of the group 69 or association; 70 (II) A former employee of a current employer member of the 71 group or association who became eligible for coverage under the 72 group health plan when the former employee was an employee of 73 the employer; or 74 (III) A beneficiary, such as a spouse or dependent child, 75 of an individual described in sub-sub-subparagraph (I) or sub-Page 3 of 5

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76	sub-subparagraph (II).
77	g. The group or association and the health coverage
78	offered by the group or association comply with the
79	nondiscrimination provisions of s. 627.6699.
80	h. The group or association is not a health insurance
81	issuer as defined in s. 733(b)(2) of the Employee Retirement
82	Income Security Act of 1974, 29 U.S.C. s. 1191b(b)(2), or owned
83	or controlled by such a health insurance issuer or by a
84	subsidiary or affiliate of such a health insurance issuer, other
85	than to the extent such entities participate in the group or
86	association in their capacity as employer members of the group
87	or association.
88	
89	The requirements of this paragraph do not apply to an
90	arrangement licensed before April 1, 1995, regardless of the
91	nature of its business. However, an arrangement exempt from the
92	requirements of this paragraph may not expand the nature of its
93	business beyond that set forth in the articles of incorporation
94	of its sponsoring association as of April 1, 1995, except as
95	authorized in this paragraph.
96	Section 2. Subsection (1) of section 624.441, Florida
97	Statutes, is amended to read:
98	624.441 Insolvency protection
99	(1) To assure the faithful performance of its obligations
100	to its <u>employer members</u> member employers and covered employees
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101 and their dependents, every arrangement shall deposit with the 102 department cash, securities of the type eligible for deposit by 103 insurers under s. 625.52, or any combination of these, in an 104 amount equal to 25 percent of the preceding 12 months' health 105 care claims expenditures or 5 percent of gross annual premiums for the succeeding year, whichever is greater, which deposit 106 107 shall be made within 30 days after the close of each fiscal 108 year; however, in no case shall the amount of the deposit exceed 109 \$500,000.

Section 3. Paragraph (a) of subsection (1) of section 627.654, Florida Statutes, is amended to read:

112 627.654 Labor union, association, and small employer health 113 alliance groups.-

114 (1) (a) A bona fide group as defined in s. 624.438(1)(b)4.115 an or association of employers, as defined in 29 C.F.R. part 116 2510.3-5, or a group of individuals may be insured under a 117 policy issued to an association, including a labor union, which 118 association has a constitution and bylaws and which has been 119 organized for purposes in addition to that of obtaining 120 insurance, or to the trustees of a fund established by such an 121 association, which association or trustees shall be deemed the policyholder, insuring at least 15 individual members of the 122 123 association for the benefit of persons other than the officers 124 of the association, the association, or trustees.

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Section 4. This act shall take effect upon becoming a law.

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