INTRODUCED

SB323

040459820 **SENATE BILL NO. 323** 1 2 Offered January 14, 2004 3 4 5 Prefiled January 14, 2004 A BILL to amend and reenact § 65.2-801 of the Code of Virginia, relating to workers' compensation insurance; self-insurers. 6 Patron—Stolle 7 8 Referred to Committee on Commerce and Labor 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 65.2-801 of the Code of Virginia is amended and reenacted as follows: 11 § 65.2-801. Insurance or proof of financial ability to pay required. 12 13 A. Every employer subject to this title shall secure his liability thereunder by one of the following 14 methods: 15 1. Insuring and keeping insured his liability in an insurer authorized to transact the business of 16 workers' compensation insurance in this Commonwealth; 2. Receiving a certificate pursuant to § 65.2-808 from the Workers' Compensation Commission 17 authorizing such employer to be an individual self-insurer; 18 19 3. Being a member in good standing of a group self-insurance association licensed by the State 20 Corporation Commission: or 21 4. Entering into an agreement with a professional employer organization for professional employer 22 services which includes voluntary market workers' compensation insurance for coemployees of the professional employer organization and the client company procured from an insurer authorized to transact the business of workers' compensation insurance in this Commonwealth. A professional 23 24 25 employer organization may obtain voluntary market workers' compensation insurance in its own name for all coemployees which it shares or which are assigned or allocated to it pursuant to the agreement 26 27 between the professional employer organization and the client company. The client company shall 28 maintain separate voluntary market workers' compensation insurance insuring any and all employees of 29 the client company not insured through the policy obtained by the professional employer organization. 30 B. An employer who satisfies the requirements of this section shall be certified by the Workers' 31 Compensation Commission as an individual self-insurer and permitted to pay direct the compensation in the amount and manner and when due as provided for in this title. The Commission shall not certify an 32 33 employer as a self-insurer unless it receives in such form as it requires satisfactory proof of the solvency 34 of such employer, the financial ability of the employer to meet his obligations and the ability of the 35 employer to pay or cause to be paid the compensation in the amount and manner and when due as 36 provided for in this title. The Commission shall establish reasonable requirements and standards for 37 approval of an employer as a self-insurer including, without limitation, the quality and amount of 38 security deposits, bonds or indemnity, the amount of advance payments and reserves required, the 39 investment of such funds, and the form and content of financial information to be submitted by the 40 employer and the frequency of such submissions. For the purposes of any debt/equity ratio (total 41 liabilities to net worth) minimum standard, a ratio of less than 2:2 shall be deemed satisfactory. The 42 Commission shall, after notice and hearing, embody such requirements and standards and such other requirements as may be reasonably necessary for the purposes of this section in regulations. The Bureau 43 of Insurance of the State Corporation Commission shall, at the request of the Commission, assist the 44 Commission in establishing the reasonable requirements and standards for approval and certification of 45 46 an employer as a self-insurer. The Workers' Compensation Commission may in its discretion require the 47 deposit of an acceptable security, indemnity, or bond a financial instrument of a specified amount from an entity approved by the Workers' Compensation Commission to secure the payment of compensation 48 49 liabilities as they are incurred. The form of the instrument to be deposited shall be selected by the 50 employer from the following list of acceptable financial instruments and may include any combination thereof so long as the amount specified by the Workers' Compensation Commission is deposited and the 51 52 actual value thereof maintained: corporate surety bonds, certificates of deposit, United States 53 government obligations, letters of credit, and cash. 54 C. The State Treasurer shall be the custodian of securities deposited by the employer under the

54 C. The state Treasurer shall be the customan of securities deposited by the employer under the
55 requirements of this section, or under § 65.2-802, and for such services he shall receive a compensation
56 of one-tenth of one percent per year of the amount of securities deposited with him, payable by or on
57 behalf of such employers.