2022 SESSION

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SENATE BILL NO. 195

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Commerce and Energy

on February 22, 2022)

- (Patrons Prior to Substitute—Senators Mason and Dunnavant [SB 549])
- 4 5 6 7 A BILL to amend and reenact §§ 38.2-3420 and 38.2-3431 of the Code of Virginia and to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 55, consisting of sections numbered 8 59.1-589 through 59.1-592, relating to group health benefit plans; sponsoring associations; 9 formation of benefits consortium. 10
 - Be it enacted by the General Assembly of Virginia:

1. That §§ 38.2-3420 and 38.2-3431 of the Code of Virginia are amended and reenacted and that 11 the Code of Virginia is amended by adding in Title 59.1 a chapter numbered 55, consisting of 12 sections numbered 59.1-589 through 59.1-592, as follows: 13 14

§ 38.2-3420. Authority and jurisdiction of Commission; exception.

15 A. Except as provided in subsection \mathbf{B} C, any person offering or providing coverage in the 16 Commonwealth for health care services, whether the coverage is by direct payment, reimbursement, or 17 otherwise, shall be presumed to be subject to the jurisdiction of the Commission to the extent the person is not regulated by another agency of the Commonwealth, any subdivision of the Commonwealth, or the 18 19 federal government relating to the offering or providing of coverage for health care services.

20 B. As used in this subsection: 21

"Health benefit plan" has the same meaning as described in § 38.2-3431.

"Self-funded multiple employer welfare arrangement" or "self-funded MEWA" means any multiple employer welfare arrangement that is not fully insured by a licensed insurance company. This term 22 23 24 includes a benefit consortium established under Chapter 55 (§ 59.1-589 et seq.) of Title 59.1.

25 1. No self-funded multiple employer welfare arrangement shall issue health benefit plans in the 26 Commonwealth until it has obtained a license pursuant to regulations promulgated by the Commission. 27 No provision of this subsection shall authorize a self-funded MEWA domiciled outside of the 28 Commonwealth to operate in the Commonwealth without obtaining a license pursuant to the regulations 29 promulgated by the Commission.

30 2. Notwithstanding any other section of this title or Chapter 55 (§ 59.1-589 et seq.) of Title 59.1 to 31 the contrary, all financial and solvency requirements imposed by provisions of this title upon domestic 32 insurers shall apply to domestic self-funded MEWAs unless domestic self-funded MEWAs are otherwise 33 specifically exempted. For the purposes of handling the rehabilitation, liquidation, or conservation of a 34 domestic self-funded MEWA, the provisions of Chapter 15 (§ 38.2-1500 et seq.) shall apply.

35 3. Notwithstanding any other section of this title or Chapter 55 (§ 59.1-589 et seq.) of Title 59.1 to 36 the contrary, any health benefit plan issued by a self-funded MEWA, including a trust, benefits 37 consortium, or other arrangement, that covers one or more employees of one or more small employers 38 shall (i) provide essential health benefits and cost-sharing requirements as set forth in § 38.2-3451; (ii) 39 offer a minimum level of coverage designed to provide benefits that are actuarially equivalent to 60 40 percent of the full actuarial value of the benefits provided under the plan; (iii) not limit or exclude 41 coverage for an individual by imposing a preexisting condition exclusion on that individual pursuant to 42 § 38.2-3444; (iv) not establish discriminatory rules based on health status related to eligibility or 43 premium or contribution requirements as imposed on health carriers pursuant to § 38.2-3432.2; (v) meet the renewability standards set forth for health insurance issuers in § 38.2-3432.1; (vi) establish base 44 rates formed on an actuarially sound, modified community rating methodology that considers the 45 pooling of all participant claims; and (vii) utilize each employer member's specific risk profile to 46 47 determine premiums by actuarially adjusting above or below established base rates, and utilize either **48** pooling or reinsurance of individual large claimants to reduce the adverse impact on any specific 49 employer member's premiums.

50 4. The Commission shall have authority to adopt regulations applicable to self-funded MEWAs, 51 whether domiciled inside or outside of the Commonwealth, including regulations addressing the self-funded MEWA's financial condition, solvency requirements, and insolvency plan and its exclusion, 52 53 pursuant to § 59.1-592, from the Virginia Life, Accident and Sickness Insurance Guaranty Association 54 established under Chapter 17 (§ 38.2-1700 et seq.).

55 C. Neither the provisions of this section nor any other provision of this title shall be construed to affect or apply to a multiple employer welfare arrangement (MEWA) comprised composed only of banks 56 57 together with their plan-sponsoring organization, and their respective employees, provided the multiple employer welfare arrangement (i) is duly licensed as a MEWA by the insurance regulatory agency of a 58 59 state contiguous to the Commonwealth, (ii) files with the Commission a copy of its certificate of

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60 authority or other proper license from the contiguous state, (iii) has no more than 500 Virginia residents

61 who are employees of its member banks enrolled in or receiving accident and sickness benefits as insureds, members, enrollees, or subscribers of the MEWA, and (iv) is subject to solvency examination 62

63 authority and reserve adequacy requirements determined by sound actuarial principles by such 64 domiciliary contiguous state. For purposes of this subsection:

65 "Bank" means an institution that has or is eligible for insurance of deposits by the Federal Deposit 66 Insurance Corporation.

67 "Plan-sponsoring organization" means an association that (i) sponsors a MEWA comprised composed 68 only of banks; (ii) has been actively in existence for at least five years; (iii) has been formed and 69 maintained in good faith for purposes other than obtaining insurance; (iv) does not condition membership in the association on any health status-related factor relating to an individual, including an 70 71 employee of an employer or a dependent of an employee; (v) makes health insurance coverage offered 72 through the association available to all members regardless of any health status-related factor relating to such members or individuals eligible for coverage through a member; (vi) does not make health 73 74 insurance coverage offered through the association available other than in connection with a member of 75 the association; and (vii) meets such additional requirements as may be imposed under the laws of the 76 Commonwealth, and includes any subsidiary of such an association.

§ 38.2-3431. Application of article; definitions.

78 A. This article applies to group health plans and to health insurance issuers offering group health 79 insurance coverage, and individual policies offered to employees of small employers.

80 Each insurer proposing to issue individual or group accident and sickness insurance policies providing hospital, medical and surgical or major medical coverage on an expense incurred basis, each 81 corporation providing individual or group accident and sickness subscription contracts, and each health 82 maintenance organization or multiple employer welfare arrangement providing health care plans for 83 84 health care services that offers individual or group coverage to the small employer market in this the Commonwealth shall be subject to the provisions of this article. Any issuer of individual coverage to 85 86 employees of a small employer shall be subject to the provisions of this article if any of the following 87 conditions are met: 88

1. Any portion of the premiums or benefits is paid by or on behalf of the employer;

89 2. The eligible employee or dependent is reimbursed, whether through wage adjustments or 90 otherwise, by or on behalf of the employer for any portion of the premium;

91 3. The employer has permitted payroll deduction for the covered individual and any portion of the 92 premium is paid by the employer, provided that the health insurance issuer providing individual 93 coverage under such circumstances shall be registered as a health insurance issuer in the small group 94 market under this article, and shall have offered small employer group insurance to the employer in the 95 manner required under this article; or

96 4. The health benefit plan is treated by the employer or any of the covered individuals as part of a 97 plan or program for the purpose of § 106, 125, or 162 of the United States Internal Revenue Code. 98

B. For the purposes of this article:

99 "Actuarial certification" means a written statement by a member of the American Academy of 100 Actuaries or other individual acceptable to the Commission that a health insurance issuer is in compliance with the provisions of this article based upon the person's examination, including a review of 101 102 the appropriate records and of the actuarial assumptions and methods used by the health insurance issuer in establishing premium rates for applicable insurance coverage. 103

104 "Affiliation period" means a period which, under the terms of the health insurance coverage offered by a health maintenance organization, must expire before the health insurance coverage becomes 105 106 effective. The health maintenance organization is not required to provide health care services or benefits during such period and no premium shall be charged to the participant or beneficiary for any coverage 107 108 during the period. 109

1. Such period shall begin on the enrollment date.

2. An affiliation period under a plan shall run concurrently with any waiting period under the plan.

"Beneficiary" has the meaning given such term under section 3(8) of the Employee Retirement 111 Income Security Act of 1974 (29 U.S.C. § 1002 (8)). 112

"Bona fide association" means, with respect to health insurance coverage offered in this the 113 114 Commonwealth, an association which:

1. Has been actively in existence for at least five years;

2. Has been formed and maintained in good faith for purposes other than obtaining insurance;

3. Does not condition membership in the association on any health status-related factor relating to an 117 118 individual (including an employee of an employer or a dependent of an employee);

4. Makes health insurance coverage offered through the association available to all members 119 120 regardless of any health status-related factor relating to such members (or individuals eligible for 121 coverage through a member);

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- 122 5. Does not make health insurance coverage offered through the association available other than in123 connection with a member of the association; and
- 6. Meets such additional requirements as may be imposed under the laws of this *the* Commonwealth.

125 "Certification" means a written certification of the period of creditable coverage of an individual 126 under a group health plan and coverage provided by a health insurance issuer offering group health 127 insurance coverage and the coverage if any under such COBRA continuation provision, and the waiting 128 period if any and affiliation period if applicable imposed with respect to the individual for any coverage 129 under such plan.

"Church plan" has the meaning given such term under section 3(33) of the Employee Retirement
Income Security Act of 1974 (29 U.S.C. § 1002 (33)).

- 132 "COBRA continuation provision" means any of the following:
- 133 1. Section 4980B of the Internal Revenue Code of 1986 (26 U.S.C. § 4980B), other than subsection
 134 (f)(1) of such section insofar as it relates to pediatric vaccines;
- 2. Part 6 of subtitle B of Title I of the Employee Retirement Income Security Act of 1974 (29
 U.S.C. § 1161 et seq.), other than section 609 of such Act; or
- **137** 3. Title XXII of P.L. 104-191.
- 138 "Creditable coverage" means with respect to an individual, coverage of the individual under any of139 the following:
- 140 1. A group health plan;
- 141 2. Health insurance coverage;
- **142** 3. Part A or B of Title XVIII of the Social Security Act (42 U.S.C. § 1395c or § 1395);
- 4. Title XIX of the Social Security Act (42 U.S.C. § 1396 et seq.), other than coverage consisting
 solely of benefits under section 1928;
- 145 5. Chapter 55 of Title 10, United States Code (10 U.S.C. § 1071 et seq.);
- 146 6. A medical care program of the Indian Health Service or of a tribal organization;
- 147 7. A state health benefits risk pool;
- 148 8. A health plan offered under Chapter 89 of Title 5, United States Code (5 U.S.C. § 8901 et seq.);
- 149 9. A public health plan (as defined in federal regulations);
- 150 10. A health benefit plan under section 5 (e) of the Peace Corps Act (22 U.S.C. § 2504(e)); or
- **151** 11. Individual health insurance coverage.
- 152 Such term does not include coverage consisting solely of coverage of excepted benefits.
- 153 "Dependent" means the spouse or child of an eligible employee, subject to the applicable terms of 154 the policy, contract or plan covering the eligible employee.
- 155 "Eligible employee" means an employee who works for a small group employer on a full-time basis, 156 has a normal work week of 30 or more hours, has satisfied applicable waiting period requirements, and 157 is not a part-time, temporary or substitute employee. At the employer's sole discretion, the eligibility 158 criterion may be broadened to include part-time employees.
- 159 "Eligible individual" means such an individual in relation to the employer as shall be determined:
- 160 1. In accordance with the terms of such plan;
- 161 2. As provided by the health insurance issuer under rules of the health insurance issuer which are uniformly applicable to employers in the group market; and
- 163 3. In accordance with all applicable law of this *the* Commonwealth governing such issuer and such market.
- "Employee" has the meaning given such term under section 3(6) of the Employee Retirement IncomeSecurity Act of 1974 (29 U.S.C. § 1002 (6)).
- "Employer" has the meaning given such term under section 3(5) of the Employee Retirement Income
 Security Act of 1974 (29 U.S.C. § 1002 (5)), except that such term shall include only employers of two
 or more employees.
- "Enrollment date" means, with respect to an eligible individual covered under a group health plan or
 health insurance coverage, the date of enrollment of the eligible individual in the plan or coverage or, if
 earlier, the first day of the waiting period for such enrollment.
- 173 "Excepted benefits" means benefits under one or more (or any combination thereof) of the following:174 1. Benefits not subject to requirements of this article:
- a. Coverage only for accident, or disability income insurance, or any combination thereof;
- b. Coverage issued as a supplement to liability insurance;
- 177 c. Liability insurance, including general liability insurance and automobile liability insurance;
- d. Workers' compensation or similar insurance;
- e. Medical expense and loss of income benefits;
- **180** f. Credit-only insurance;
- **181** g. Coverage for on-site medical clinics; and
- 182 h. Other similar insurance coverage, specified in regulations, under which benefits for medical care

are secondary or incidental to other insurance benefits. 183

- 184 2. Benefits not subject to requirements of this article if offered separately:
- 185 a. Limited scope dental or vision benefits;

186 b. Benefits for long-term care, nursing home care, home health care, community-based care, or any 187 combination thereof; and

188 c. Such other similar, limited benefits as are specified in regulations.

189 3. Benefits not subject to requirements of this article if offered as independent, noncoordinated 190 benefits:

191 a. Coverage only for a specified disease or illness; and

- 192 b. Hospital indemnity or other fixed indemnity insurance.
- 193 4. Benefits not subject to requirements of this article if offered as separate insurance policy:

a. Medicare supplemental health insurance (as defined under section 1882 (g)(1) of the Social 194 195 Security Act (42 U.S.C. § 1395ss (g)(1));

b. Coverage supplemental to the coverage provided under Chapter 55 of Title 10, United States Code 196 197 (10 U.S.C. § 1071 et seq.); and 198

c. Similar supplemental coverage provided to coverage under a group health plan.

- 199 "Federal governmental plan" means a governmental plan established or maintained for its employees by the government of the United States or by an agency or instrumentality of such government. 200
- 201 "Governmental plan" has the meaning given such term under section 3(32) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. § 1002 (32)) and any federal governmental plan. 202
- "Group health insurance coverage" means in connection with a group health plan, health insurance 203 204 coverage offered in connection with such plan.
- "Group health plan" means an employee welfare benefit plan (as defined in section 3 (1) of the 205 Employee Retirement Income Security Act of 1974 (29 U.S.C. § 1002 (1)), to the extent that the plan 206 207 provides medical care and including items and services paid for as medical care to employees or their dependents (as defined under the terms of the plan) directly or through insurance, reimbursement, or 208 209 otherwise.
- 210 "Health benefit plan" means any accident and health insurance policy or certificate, health services 211 plan contract, health maintenance organization subscriber contract, plan provided by a MEWA or plan provided by another benefit arrangement. "Health benefit plan" does not mean accident only, credit, or 212 disability insurance; coverage of Medicare services or federal employee health plans, pursuant to 213 214 contracts with the United States government; Medicare supplement or long-term care insurance; Medicaid coverage; dental only or vision only insurance; specified disease insurance; hospital 215 216 confinement indemnity coverage; limited benefit health coverage; coverage issued as a supplement to 217 liability insurance; insurance arising out of a workers' compensation or similar law; automobile medical payment insurance; medical expense and loss of income benefits; or insurance under which benefits are 218 219 payable with or without regard to fault and that is statutorily required to be contained in any liability 220 insurance policy or equivalent self-insurance.
- 221 "Health insurance coverage" means benefits consisting of medical care (provided directly, through 222 insurance or reimbursement, or otherwise and including items and services paid for as medical care) 223 under any hospital or medical service policy or certificate, hospital or medical service plan contract, or health maintenance organization contract offered by a health insurance issuer. 224
- 225 "Health insurance issuer" means an insurance company, or insurance organization (including a health 226 maintenance organization) which is licensed to engage in the business of insurance in this the 227 Commonwealth and which is subject to the laws of this the Commonwealth which regulate insurance 228 within the meaning of section 514 (b)(2) of the Employee Retirement Income Security Act of 1974 (29 229 U.S.C. § 1144 (b)(2)). Such term does not include a group health plan.

"Health maintenance organization" means:

- 1. A federally qualified health maintenance organization;
- 232 2. An organization recognized under the laws of this the Commonwealth as a health maintenance 233 organization; or
- 234 3. A similar organization regulated under the laws of this the Commonwealth for solvency in the 235 same manner and to the same extent as such a health maintenance organization.
- 236 "Health status-related factor" means the following in relation to the individual or a dependent eligible 237 for coverage under a group health plan or health insurance coverage offered by a health insurance 238 issuer: 239
 - 1. Health status;
- 240 2. Medical condition (including both physical and mental illnesses);
- 241 3. Claims experience;
- 242 4. Receipt of health care;
- 243 5. Medical history:

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244 6. Genetic information;

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245 7. Evidence of insurability (including conditions arising out of acts of domestic violence); or

246 8. Disability.

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247 "Individual health insurance coverage" means health insurance coverage offered to individuals in the
248 individual market, but does not include coverage defined as excepted benefits. Individual health
249 insurance coverage does not include short-term limited duration coverage.

250 "Individual market" means the market for health insurance coverage offered to individuals other than251 in connection with a group health plan.

"Large employer" means, in connection with a group health plan or health insurance coverage with
respect to a calendar year and a plan year, an employer who employed an average of at least 51
employees on business days during the preceding calendar year and who employs at least one employee
on the first day of the plan year.

"Large group market" means the health insurance market under which individuals obtain health insurance coverage (directly or through any arrangement) on behalf of themselves (and their dependents) through a group health plan maintained by a large employer.

259 "Late enrollee" means, with respect to coverage under a group health plan or health insurance
260 coverage provided by a health insurance issuer, a participant or beneficiary who enrolls under the plan
261 other than during:

1. The first period in which the individual is eligible to enroll under the plan; or

2. A special enrollment period as required pursuant to subsections J through M of § 38.2-3432.3.

264 "Medical care" means amounts paid for:

1. The diagnosis, cure, mitigation, treatment, or prevention of disease, or amounts paid for thepurpose of affecting any structure or function of the body;

267 2. Transportation primarily for and essential to medical care referred to in subdivision 1; and

268 3. Insurance covering medical care referred to in subdivisions 1 and 2.

"Network plan" means health insurance coverage of a health insurance issuer under which the
financing and delivery of medical care (including items and services paid for as medical care) are
provided, in whole or in part, through a defined set of providers under contract with the health insurance
issuer.

273 "Nonfederal governmental plan" means a governmental plan that is not a federal governmental plan.
274 "Participant" has the meaning given such term under section 3(7) of the Employee Retirement
275 Income Security Act of 1974 (29 U.S.C. § 1002 (7)).

276 "Placed for adoption," or "placement" or "being placed" for adoption, in connection with any placement for adoption of a child with any person, means the assumption and retention by such person of a legal obligation for total or partial support of such child in anticipation of adoption of such child.
279 The child's placement with such person terminates upon the termination of such legal obligation.

280 "Plan sponsor" has the meaning given such term under section 3(16)(B) of the Employee Retirement
281 Income Security Act of 1974 (29 U.S.C. § 1002 (16)(B)).

"Preexisting condition exclusion" means, with respect to coverage, a limitation or exclusion of
benefits relating to a condition based on the fact that the condition was present before the date of
enrollment for such coverage, whether or not any medical advice, diagnosis, care, or treatment was
recommended or received before such date. Genetic information shall not be treated as a preexisting
condition in the absence of a diagnosis of the condition related to such information.

287 "Premium" means all moneys paid by an employer and eligible employees as a condition of coverage
288 from a health insurance issuer, including fees and other contributions associated with the health benefit
289 plan.

290 "Rating period" means the 12-month period for which premium rates are determined by a health insurance issuer and are assumed to be in effect.

"Self-employed individual" means an individual who derives a substantial portion of his income from
a trade or business (i) operated by the individual as a sole proprietor, (ii) through which the individual
has attempted to earn taxable income, and (iii) for which he has filed the appropriate Internal Revenue
Service Form 1040, Schedule C or F, for the previous taxable year.

296 "Service area" means a broad geographic area of the Commonwealth in which a health insurance
297 issuer sells or has sold insurance policies on or before January 1994, or upon its subsequent
298 authorization to do business in Virginia.

"Small employer" means in connection with a group health plan or health insurance coverage with respect to a calendar year and a plan year, an employer who employed an average of at least one but not more than 50 employees on business days during the preceding calendar year and who employs at least one employee on the first day of the plan year. In determining whether a corporation or limited liability company employed an average of at least one individual during the preceding calendar year and employed at least one employee on the first day of the plan year, an individual who performed any service for remuneration under a contract of hire, written or oral, express or implied, for a (i) 306 corporation of which the individual is a shareholder or an immediate family member of a shareholder or (ii) a limited liability company of which the individual is a member shall be deemed to be an employee 307 308 of the corporation or the limited liability company, respectively. However, a health insurance issuer shall 309 not be required to issue more than one group health plan for each employer identification number issued

310 by the Internal Revenue Service for a business entity, without regard to the number of shareholders or 311 members of such business entity. "Small employer" includes a self-employed individual.

312 "Small group market" means the health insurance market under which individuals obtain health 313 insurance coverage (directly or through any arrangement) on behalf of themselves (and their dependents) 314 through a group health plan maintained by a small employer.

"Sponsoring association" means a nonstock corporation formed under the Virginia Nonstock Corporation Act (§ 13.1-801 et seq.) that: 315 316

1. Has been formed and maintained in good faith for purposes other than obtaining or providing 317 318 health benefits:

319 2. Does not condition membership in the sponsoring association on any factor relating to the health 320 status of an individual, including an employee of an employer member of the sponsoring association or 321 a dependent of such an employee;

322 3. Makes any health benefit plan available to all members regardless of any factor relating to the 323 health status of such members or individuals eligible for coverage through another member;

324 4. Does not make any health benefit plan available to any person who is not a member of the 325 association:

326 5. Makes available health plans or health benefit plans that meet the requirements for health benefit 327 plans set forth in subdivision \hat{B} 3 of § 38.2-3420;

328 6. Operates as a nonprofit entity under 501(c)(5) or 501(c)(6) of the Internal Revenue Code;

329 7. Has been in active existence for at least five years; and

330 8. Meets such additional requirements as may be imposed under the laws of the Commonwealth.

331 "Sponsoring association" includes any wholly owned subsidiary of a sponsoring association.

"State" means each of the several states, the District of Columbia, Puerto Rico, the Virgin Islands, 332 333 Guam, American Samoa, and the Northern Mariana Islands.

"Waiting period" means, with respect to a group health plan or health insurance coverage provided 334 335 by a health insurance issuer and an individual who is a potential participant or beneficiary in the plan, 336 the period that must pass with respect to the individual before the individual is eligible to be covered for 337 benefits under the terms of the plan. If an employee or dependent enrolls during a special enrollment 338 period pursuant to subsections J through M of § 38.2-3432.3 or as a late enrollee, any period before 339 such enrollment is not a waiting period.

C. The provisions of this section shall not apply in any instance in which the provisions of this 340 341 section are inconsistent or in conflict with a provision of Article 6 (§ 38.2-3438 et seq.) of Chapter 34. 342

CHAPTER 55.

BENEFITS CONSORTIUM.

§ 59.1-589. Definitions.

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As used in this chapter, unless the context requires a different meaning:

346 "Benefits consortium" means a trust that is a self-funded MEWA, as defined in § 38.2-3420, and that complies with the conditions set forth in § 59.1-590. 347

"ERISA" means the federal Employee Retirement Income Security Act of 1974, P.L. 93-406, 88 Stat. 348 349 829, as amended. 350

"Health benefit plan" has the same meaning as in § 38.2-3431.

351 "Member" means a person that is part of a sponsoring association, that conducts business operations 352 within the Commonwealth, and that employs individuals who reside in the Commonwealth.

"Sponsoring association" has the same meaning as in § 38.2-3431 and includes any wholly owned 353 354 subsidiary of a sponsoring association.

355 "Trust" means a trust that (i) is established to accept and hold assets of a health benefit plan in trust 356 in accordance with the terms of the written trust document for the sole purposes of providing medical, 357 prescription drug, dental, and vision benefits and defraying reasonable administrative costs of providing 358 health benefits under a health benefit plan and (ii) complies with the conditions set forth in § 59.1-590. 359

§ 59.1-590. Conditions for a benefits consortium.

360 A. This section does not apply to a multiple employer welfare arrangement (MEWA) that offers or provides health benefit plans that are fully insured by an insurer authorized to transact the business of 361 362 health insurance in the Commonwealth.

363 B. A trust shall constitute a benefits consortium and shall be authorized to sell or offer to sell health 364 benefit plans to members of a sponsoring association in accordance with the provisions of this chapter if all of the following conditions are satisfied: 365

1. The trust shall be subject to (i) ERISA and U.S. Department of Labor regulations applicable to 366 multiple employer welfare arrangements and (ii) the authority of the U.S. Department of Labor to 367

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368 enforce such law and regulations;

369 2. A Form M-1, Report for Multiple Employer Welfare Arrangements (MEWAs), for the applicable 370 plan year shall be filed with the U.S. Department of Labor identifying the arrangement among the trust, 371 sponsoring association, and health benefit plans offered through the trust as a multiple employer welfare 372 arrangement;

373 3. The trust's organizational documents shall:

374 a. Provide that the trust is sponsored by the sponsoring association;

375 b. State that the purpose of the trust is to provide medical, prescription drug, dental, and vision 376 benefits to participating employees of the sponsoring association or its members, and the dependents of 377 those employees, through health benefit plans;

378 c. Provide that the funds of the trust are to be used for the benefit of participating employees, and 379 the dependents of those employees, through self-funding of claims, the purchase of reinsurance, or a 380 combination thereof, as determined by the trustee, and for defraying reasonable expenses of 381 administering and operating the trust and any health benefit plan:

382 d. Limit participation in health benefit plans to participating employees of the sponsoring association 383 and its members;

384 e. Provide for a board of trustees, composed of no fewer than five trustees, that has complete fiscal 385 control over the arrangement and is responsible for all operations of the arrangement. The trustees 386 selected for the board shall be owners, partners, officers, directors, or employees of one or more 387 employers in the arrangement. A trustee or director may not be an owner, officer, or employee of the 388 administrator or service company of the arrangement. The board shall have the authority to approve 389 applications of association members for participation in the arrangement and to contract with a licensed 390 administrator or service company to administer the day-to-day affairs of the arrangement;

391 f. Provide for the election of trustees to the board of trustees; and

392 g. Require the trustees to discharge their duties with respect to the trust in accordance with the 393 fiduciary duties defined in ERISA; 394

4. Five or more members shall participate in one or more health benefit plans;

395 5. The trust shall establish and maintain reserves determined in accordance with sound actuarial 396 principles and in compliance with all financial and solvency requirements imposed upon domestic 397 self-funded MEWAs;

398 6. The trust shall purchase and maintain policies of specific, aggregate, and terminal excess 399 insurance with retention levels determined in accordance with sound actuarial principles from insurers 400 licensed to transact the business of insurance in the Commonwealth; 401

7. The trust shall secure one or more guarantees or standby letters of credit that:

402 a. Guarantee the payment of claims under the health benefit plan in an aggregate amount not less 403 than the amount of the trust's annual aggregate excess insurance retention level minus (i) the annual premium assessments for the health benefit plans and (ii) the trust's net assets, which amount shall be 404 the net of the trust's reasonable estimate of incurred but not reported claims; and 405

406 b. Have been issued by a qualified United States financial institution, as such term is used in 407 subdivision 2 c of § 38.2-1316.4;

408 8. The trust shall purchase and maintain commercially reasonable fiduciary liability insurance;

409 9. The trust shall purchase and maintain a bond that satisfies the requirements of ERISA;

410 10. The trust is audited annually by an independent certified public accountant; and

11. The trust does not include in its name the words "insurance," "insurer," "underwriter," "mutual," 411 412 or any other word or term or combination of words or terms that is uniquely descriptive of an 413 insurance company or insurance business unless the context of the remaining words or terms clearly 414 indicates that the entity is not an insurance company and is not transacting the business of insurance. 415

§ 59.1-591. Additional requirements.

416 A. The board of trustees established pursuant to subsection B of § 59.1-590 shall (i) operate any 417 health benefit plans in accordance with the fiduciary duties defined in ERISA and (ii) have the power to 418 make and collect special assessments against members and, if any assessment is not timely paid, to 419 enforce collection of such assessment.

420 B. Each member shall be liable for his allocated share of the liabilities of the sponsoring association 421 under a health benefit plan as determined by the board of trustees.

422 C. Health benefit plan documents shall have the following statement printed on the first page in size 423 14-point boldface type:

424 "This coverage is not insurance and is not offered through an insurance company. This coverage is 425 not required to comply with certain federal market requirements for health insurance, nor is it required 426 to comply with certain state laws for health insurance. Each member shall be liable for his allocated 427 share of the liabilities of the sponsoring association under the health benefit plan as determined by the 428 board of trustees. This means that each member may be responsible for paying an additional sum if the

- annual premiums present a deficit of funds for the trust. The trust's financial documents shall be 429 available for public inspection at (insert website of where sponsoring association trust documents are
- 430 431 posted)."

432 § 59.1-592. Exemptions; license tax.

- 433 Notwithstanding any other provision of law, a benefits consortium or sponsoring association, by
- 434 virtue of its sponsorship of a benefits consortium or any health benefit plan, shall not be subject to the
- following: (i) the provisions of Chapter 17 (§ 38.2-1700 et seq.) of Title 38.2 or any regulations adopted 435
- 436 thereunder or (ii) any annual license tax levied pursuant to § 58.1-2501.