## To: Insurance

## SENATE BILL NO. 2849

1	AN ACT TO AMEND SECTION 71-3-75, MISSISSIPPI CODE OF 1972, TO
2	AUTHORIZE THE WORKERS' COMPENSATION COMMISSION, UNDER SUCH RULES
3	AND REGULATIONS AS IT PRESCRIBES, TO ALLOW CERTAIN EMPLOYERS
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- POOLING THEIR LIABILITIES TO ENTER INTO AGREEMENTS TO POOL ANY
- 5 OTHER LIABILITIES TO THEIR EMPLOYEES; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6
- 7 **SECTION 1.** Section 71-3-75, Mississippi Code of 1972, is
- amended as follows: 8
- 71-3-75. (1) Insurance of liability: An employer liable 9
- 10 under this chapter to pay compensation shall insure payment of
- such compensation by a carrier authorized to insure such liability 11
- in this state unless such employer shall be exempted from doing so 12
- 13 by the commission.
- 14 **Exemption from insuring:** An employer desiring to be
- exempt from insuring its liability for compensation shall make 15
- 16 application to the commission, showing its financial ability to
- pay such compensation and agreeing as a condition for the granting 17
- of the exemption to faithfully report all injuries under 18
- 19 compensation according to law and the requirement of the
- commission, and to comply with the provisions of this chapter and 20
- 21 the rules of the commission pertaining to the administration
- 22 thereof; whereupon the commission by written order may make such
- 23 exemption. The commission may from time to time require further
- statement of financial ability of such employer to pay 24
- compensation and may, upon ten (10) days' notice in writing, for 25
- financial reasons or for failure of the employer to faithfully 26
- 27 discharge its obligations according to the agreements contained in
- 28 its application for exemption, revoke the order granting such

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    exemption, in which case such employer shall immediately insure
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    its liability as otherwise required under this chapter.
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    condition for the granting of an exemption, the commission shall
    have authority to require the employer to furnish such security as
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    the commission may consider sufficient to insure payment of all
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    claims of such employer under compensation. Where the security is
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    in the form of a bond or other personal guaranty, the commission
    may, at any time either before or after the entry of an award upon
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    at least ten (10) days' notice and opportunity to be heard,
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    require the sureties to pay the amount of the award, the same to
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    be enforced in like manner as the award itself may be enforced.
    Where an employer procures an exemption as herein provided and
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    thereafter enters into any form of agreement for insurance
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    coverage with an insurance company or interinsurer not licensed to
    operate in this state, its conduct shall automatically operate as
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    a revocation of such exemption. An order exempting an employer
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    from insuring its liability for compensation shall be null and
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    void if the application contains a financial statement which is
    false in any material respect. The commission shall revoke the
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    self-insurance permit if the employer is found to have directly or
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    indirectly induced an employee to forego his right to workers'
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    compensation benefits.
         (3)
              Pooling of liabilities:
                                       The commission may, under such
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    rules and regulations as it prescribes, permit two (2) or more
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    employers engaged in a common type of business activity or
    pursuit, or having other reasons to associate, to enter into
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    agreements to pool their liabilities under this section for the
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    purpose of qualifying as group self-insurers, and, in conjunction
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    therewith, to enter into agreements to pool any other liabilities
    to their employees, and each employer member of such approved
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    group shall be classified as a self-insurer. A self-insured group
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    under this section shall be comprised of employer members of the
    same bona fide trade association or trade group. Such trade
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                      *SS02/R1084*
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- 62 association or trade group shall be domiciled in the State of
- 63 Mississippi, shall have been in existence for five (5) or more
- 64 consecutive years as of the date of application for an approved
- 65 group and shall not be comprised solely of employer members who
- 66 are affiliates of a person possessing controlling interest in such
- 67 affiliates.
- 68 **SECTION 2.** This act shall take effect and be in force from
- 69 and after its passage.