2 SHB 1721 - S COMM AMD

3 By Committee on Health & Human Services

4

ADOPTED 4/12/93

5 Strike everything after the enacting clause and insert the 6 following:

7 "Sec. 1. RCW 48.62.121 and 1991 sp.s. c 30 s 12 are each amended 8 to read as follows:

(1) No employee or official of a local government entity may 9 directly or indirectly receive anything of value for services rendered 10 in connection with the operation and management of a self-insurance 11 program other than the salary and benefits provided by his or her 12 13 employer or the reimbursement of expenses reasonably incurred in 14 furtherance of the operation or management of the program. No employee or official of a local government entity may accept or solicit anything 15 16 of value for personal benefit or for the benefit of others under 17 circumstances in which it can be reasonably inferred that the employee's or official's independence of judgment is impaired with 18 19 respect to the management and operation of the program.

20 (2)<u>(a)</u> No local government entity may participate in a joint self-21 insurance program in which local government entities do not retain 22 complete governing control. This prohibition does not apply to<u>:</u>

23 <u>(i) Local government contribution to a self-insured employee health</u> 24 and welfare benefits plan otherwise authorized and governed by state 25 statute ((nor to));

26 <u>(ii) Local government participation in a multistate joint program</u> 27 where control is shared with local government entities from other 28 states<u>; or</u>

29 (iii) Local government contribution to a self-insured employee 30 health and welfare benefit trust in which the local government shares 31 governing control with their employees.

32 (b) If a local government self-insured health and welfare benefit
33 program, established by the local government as a trust, shares
34 governing control of the trust with its employees:

35 (i) The local government must maintain at least a fifty percent 36 voting control of the trust;

1

(ii) No more than one voting, nonemployee, union representative
 selected by employees may serve as a trustee; and

3 (iii) The trust agreement must contain provisions for resolution of
4 any deadlock in the administration of the trust.

5 (3) Moneys made available and moneys expended by school districts 6 and educational service districts for self-insurance under this chapter 7 are subject to such rules of the superintendent of public instruction 8 as the superintendent may adopt governing budgeting and accounting. 9 However, the superintendent shall ensure that the rules are consistent 10 with those adopted by the state risk manager for the management and 11 operation of self-insurance programs.

(4) RCW 48.30.140, 48.30.150, 48.30.155, and 48.30.157 apply to the 12 13 use of agents and brokers by local government self-insurance programs. 14 (5) Every individual and joint local government self-insured health 15 and welfare benefits program that provides comprehensive coverage for 16 health care services shall include mandated benefits that the state 17 health care authority is required to provide under RCW 41.05.170 and 41.05.180. The state risk manager may adopt rules identifying the 18 19 mandated benefits.

(6) An employee health and welfare benefit program established as
 a trust shall contain a provision that trust funds be expended only for
 purposes of the trust consistent with statutes and rules governing the
 local government or governments creating the trust.

24 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 48.62 RCW 25 to read as follows:

No local government self-insured employee health and welfare 26 27 benefit program established as a trust by a local government entity or entities prior to the effective date of this act may continue in 28 29 operation unless such program complies with the provisions of this 30 chapter within one hundred eighty days after the effective date of this act. The state risk manager may extend such period if the risk manager 31 32 finds that such local government entity or entities are making a good 33 faith effort and taking all necessary steps to comply with this 34 chapter; however, in no event may the risk manager extend the period required for compliance more than ninety days after the expiration of 35 36 the initial one hundred eighty-day period.

2

NEW SECTION. Sec. 3. If Engrossed Second Substitute Senate Bill 1 No. 5304 is enacted into law, the provisions of chapter 48.62 RCW shall 2 3 be reviewed to evaluate the extent to which health care trusts provide 4 benefits to certain individuals in the state; and to review the federal laws that may constrain the organization or operation of these joint 5 employee-employer entities. The health services commission shall make 6 7 appropriate recommendations to the governor and the legislature as to 8 how these trusts can be brought under the provisions of Engrossed Second Substitute Senate Bill No. 5304." 9

10 <u>SHB 1721</u> - S COMM AMD

12

11 By Committee on Health & Human Services

ADOPTED 4/12/93

On page 1, line 2 of the title, after "trusts;" strike the remainder of the title and insert "amending RCW 48.62.121; adding a new section to chapter 48.62 RCW; and creating a new section."

--- END ---