AN ACT concerning insurance; relating to financial examination; amending K.S.A. 40-2912 and K.S.A. 2016 Supp. 12-2620 and 44-584 and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2016 Supp. 12-2620 is hereby amended to read as follows: 12-2620. (a) All certificates granted hereunder shall be perpetual unless sooner suspended or revoked by the commissioner or the attorney general.

(b) Whenever the commissioner shall deem it necessary the commissioner may make, or direct to be made, an examination of the affairs and the financial condition of any pool, except that once every five years the commissioner shall conduct an examination of the affairs and the financial condition of each pool. Each pool shall submit a certified independent audited financial statement no later than 150 days after the end of the fiscal year. The financial statement shall include outstanding reserves for claims and for claims incurred but not reported. Each pool shall file reports as to income, expenses and loss data at such times and in such manner as the commissioner shall require. Any pool which does not use rates developed by an approved rating organization shall file with the commissioner an actuarial certification that such rates are actuarially sound. Whenever it appears to the commissioner from such examination or other satisfactory evidence that the ability to pay current and future claims of any such pool is impaired, or that it is doing business in violation of any of the laws of this state, or that its affairs are in an unsound condition so as to endanger its ability to pay or cause to be paid claims in the amount, manner and time due, the commissioner shall, before filing such report or making the same public, grant such pool upon reasonable notice a hearing, and, if on such hearing the report be confirmed, the commissioner may require any of the actions allowed under K.S.A. 40-222b, and amendments thereto, or suspend the certificate of authority for such pool until its ability to pay current and future claims shall have been fully restored and the laws of the state fully complied with. The commissioner may, if there is an unreasonable delay in restoring the ability to pay claims of such pool and in complying with the law or if rehabilitation or corrective action taken under K.S.A. 40-222b, and amendments thereto, is unsuccessful, revoke
the certificate of authority of such pool to do business in this state. Upon
revoking any such certificate the commissioner shall communicate the fact
to the attorney general, whose duty it shall be to commence and prosecute
an action in the proper court to dissolve such pool or to enjoin the same
from doing or transacting business in this state. The commissioner of
insurance may call a hearing under K.S.A. 40-222b, and amendments
thereto, and the provisions thereof shall apply to group-funded pools.

(c) On an annual basis, or within 30 days of any change thereto, each
pool shall supply to the commissioner the name and qualifications of the
designated administrator of the pools and the terms of the specific and
aggregate excess insurance contracts of the pool.

Sec. 2. K.S.A. 40-2912 is hereby amended to read as follows: 40-
2912. The association shall be deemed a company or insurer within the
scope of K.S.A. 40-222 and 40-223 relating to examinations subject to
examination and regulation by the commissioner. The board of directors
shall submit, not later than March 30 of each year, a financial report for the
preceding calendar year in a form approved by the commissioner.

Sec. 3. K.S.A. 2016 Supp. 44-584 is hereby amended to read as
follows: 44-584. (a) The application for a new certificate shall be signed
by the trustees of the trust fund created by the pool. Any application for a
renewal of an existing certificate shall meet at least the standards
established in subsections (a)(6) through (a)(14) of K.S.A. 44-582(a)(6)
through (a)(14), and amendments thereto. After evaluating the application
the commissioner shall notify the applicant that the plan submitted is
approved or conversely, if the plan submitted is inadequate, the
commissioner shall then fully explain to the applicant what additional
requirements must be met. If the application is denied, the applicant shall
have 15 days to make an application for hearing by the commissioner after
service of the denial notice. The hearing shall be conducted in accordance
with the provisions of the Kansas administrative procedure act.

(b) An approved certificate of authority shall remain in full force and
effect until such certificate is suspended or revoked by the commissioner.
An existing pool operating under an approved certificate of authority must
file with the commissioner, within 120 days following the close of the
pool's fiscal year, a current financial statement on a form approved by the
commissioner showing the financial ability of the pool to meet its
obligations under the worker compensation act and confirmation of
specific and aggregate excess insurance as required by law for the pool. If
an existing pool's certificate of authority is suspended or revoked, such
pool shall have the same rights to a hearing by the commissioner as for
applicants for new certificates of authority as set forth in subsection (a)
above.

(c) Whenever the commissioner shall deem it necessary the
commissioner may make, or direct to be made, an examination of the affairs and financial condition of any pool in accordance with K.S.A. 40-222 and 40-223, and amendments thereto, except that once every five years the commissioner shall conduct an examination of the affairs and financial condition of each pool. Each pool shall submit a certified independent audited financial statement no later than 150 days after the end of the pool’s fiscal year. The financial statement shall include outstanding reserves for claims and for claims incurred but not reported. Each pool shall file payroll records, accident experience and compensation reports and such other reports and statements at such times and in such manner as the commissioner shall require. Whenever it appears to the commissioner from such examination or other satisfactory evidence that the solvency of any such pool is impaired, or that it is doing business in violation of any of the laws of this state, or that its affairs are in an unsound condition so as to endanger its ability to pay or cause to be paid the compensation in the amount, manner and time due as provided for in the Kansas workers compensation act, the commissioner shall, before filing such report or making the same public, grant such pool upon reasonable notice a hearing in accordance with the provisions of the Kansas administrative procedure act, and, if on such hearing the report be confirmed, the commissioner shall suspend the certificate of authority for such pool until its solvency shall have been fully restored and the laws of the state fully complied with. The commissioner may, if there is an unreasonable delay in restoring the solvency of such pool and in complying with the law, revoke the certificate of authority of such pool to do business in this state. Upon revoking any such certificate the commissioner shall communicate the fact to the attorney general, whose duty it shall be to commence and prosecute an action in the proper court to dissolve such pool or to enjoin the same from doing or transacting business in this state. The commissioner of insurance may call a hearing under K.S.A. 40-222b, and amendments thereto, and the provisions shall apply to group workers compensation pools.

Sec. 4. K.S.A. 40-2912 and K.S.A. 2016 Supp. 12-2620 and 44-584 are hereby repealed.

Sec. 5. This act shall take effect and be in force from and after its publication in the statute book Kansas register.