

## **HOUSE BILL No. 4642**

April 22, 1993, Introduced by Rep. DeLange and referred to the Committee on Labor.

A bill to amend section 621 of Act No. 317 of the Public Acts of 1969, entitled as amended
"Worker's disability compensation act of 1969,"
being section 418.621 of the Michigan Compiled Laws.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Section 1. Section 621 of Act No. 317 of the Public Acts of
- 2 1969, being section 418.621 of the Michigan Compiled Laws, is
- 3 amended to read as follows:
- 4 Sec. 621. (1) Every contract for the insurance of the com-
- 5 pensation provided in this act for or against liability there-
- 6 fore, shall be deemed to be made subject to the provisions of
- 7 this act and provisions inconsistent with this act are void.
- 8 (2) The STATE accident fund and every insurer issuing an
- 9 insurance policy to cover any employer not permitted to be a
- 10 self-insurer under section 611 shall insure, cover, and protect

02754'93 TJS

- 1 in -one and the same insurance policy, all the businesses,
- 2 employees, enterprises, and activities of the employer. Under
- 3 procedures and conditions specifically determined by the direc-
- 4 tor, a separate insurance policy may be issued to cover employers
- 5 performing work at a specified construction site if the director
- 6 finds that the liability under this act of each employer to all
- 7 his OR HER employees would at all times be fully secured, -and-
- 8 the cost of construction at the site will exceed
- 9 \$100,000,000.00 \$35,000,000.00, and the contemplated completion
- 10 period for the construction will be 10 years or less. Except as
- 11 modified by the director as provided for herein, each policy of
- 12 insurance covering -workmen's WORKER'S compensation in this
- 13 state shall contain the following provisions:
- "Notwithstanding any language elsewhere contained in this
- 15 contract or policy of insurance, the accident fund or the insurer
- 16 issuing this policy hereby contracts and agrees with the insured
- 17 employer:
- 18 Compensation. (a) That it will pay to the persons that may
- 19 become entitled thereto all workmen's WORKER'S compensation for
- 20 which the insured employer may become liable under the provisions
- 21 of the Michigan workmen's WORKER'S DISABILITY compensation act
- 22 for all compensable injuries or compensable occupational diseases
- 23 happening to his OR HER employees during the life of this con-
- 24 tract or policy;
- 25 Medical services. (b) That it will furnish or cause to be
- 26 furnished to all employees of the employer, all reasonable
- 27 medical, surgical, and hospital services and medicines when they

- 1 are needed which the employer may be obligated to furnish or
  2 cause to be furnished to his OR HER employees under the provi3 sions of the Michigan workmen's WORKER'S DISABILITY compensa4 tion act and that it will pay to the persons entitled thereto
  5 for TO all such services and medicines when they are needed for
- 6 all compensable injuries or compensable occupational diseases
- 7 happening to his OR HER employees during the life of this con-
- 8 tract or policy;
- Rehabilitation services. (c) That it will furnish or cause to be furnished such rehabilitation services for which the insured employer may become liable to furnish or cause to be furnished under the provisions of the Michigan workmen's WORKER'S IS DISABILITY compensation act for all compensable injuries or compensable occupational diseases happening to his OR HER employees

15 during the life of this contract or policy;

- Funeral expenses. (d) That it will pay or cause to be paid
  the reasonable expense of the last sickness and burial of all
  memployees whose deaths are caused by compensable injuries or compensable occupational diseases happening during the life of this
  contract or policy and arising out of and in the course of their
  employment with the employer, which the employer may be obligated
  to pay under the provisions of the Michigan —workmen's—WORKER'S
- Scope of contract. (e) That this insurance contract or
  policy shall for all purposes be held and deemed to cover all the
  businesses the said employer is engaged in at the time of the
  issuance of this contract or policy and all other businesses, if

23 DISABILITY compensation act;

- 1 any, the employer may engage in during the life thereof OF THIS
- 2 CONTRACT OR POLICY, and all employees the employer may employ in
- 3 any of -his- THE EMPLOYER'S businesses during the period covered
- 4 by this policy;
- Obligations assumed. (f) That it hereby assumes all obliga-
- 6 tions imposed upon the employer by his OR HER acceptance of the
- 7 Michigan -workmen's WORKER'S DISABILITY compensation act, as far
- 8 as the payment of compensation, death benefits, medical surgical,
- 9 hospital care or medicine and rehabilitation services is con-
- 10 cerned;
- Termination notice. (g) That it will file with the bureau
- 12 of workmen's compensation at Lansing, Michigan, at least 20 days
- 13 before the taking effect of any termination or cancellation of
- 14 this contract or policy, a notice giving the date at which it is
- 15 proposed to terminate or cancel this contract or policy; and that
- 16 any termination of this policy shall not be effective as far as
- 17 the employees of the insured employer are concerned until 20 days
- 18 after notice of proposed termination or cancellation is received
- 19 by the bureau of workmen's compensation;
- 20 Conflicting provisions. (h) That all the provisions of this
- 21 contract, if any, which are not in harmony with this paragraph
- 22 are to be construed as modified hereby, and all conditions and
- 23 limitations in the policy, if any conflicting herewith are hereby
- 24 made null and void."
- 25 (3) The provisions shall be printed upon or conspicuously
- 26 attached to every insurance contract or policy issued by the
- 27 STATE accident fund or insurer in type size not smaller than

- 1 10-point and shall constitute a separate paragraph of the policy.
- 2 and any ANY provision of the policy inconsistent with the
- 3 -said undertakings and agreements of the STATE accident fund or
- 4 insurer contained in such provisions shall be null and void.