SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NOS. 1656 & 2075

99TH GENERAL ASSEMBLY

5465H.02C

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To amend chapter 285, RSMo, by adding thereto nine new sections relating to professional employer organizations.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 285, RSMo, is amended by adding thereto nine new sections, to be known as sections 285.700, 285.705, 285.710, 285.715, 285.720, 285.725, 285.730, 285.740, 2 3 and 285.750, to read as follows:

285.700. 1. Sections 285.700 to 285.750 shall be known and may be cited as the "Professional Employer Organization Act". 2

3 2. The secretary of state or any person designated by the secretary of state may enforce the provisions of sections 285.700 to 285.750. 4

285.705. As used in sections 285.700 to 285.750, the following terms mean:

2 (1) "Client", any person who enters into a professional employer agreement with 3 a professional employer organization;

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(2) "Coemployer", either a PEO or a client;

(3) "Coemployment relationship", a relationship that is intended to be an ongoing 5 6 relationship rather than a temporary or project-specific relationship, wherein the rights, 7 duties, and obligations of an employer that arise out of an employment relationship have 8 been allocated between coemployers pursuant to a professional employer agreement and 9 sections 285.700 to 285.750. In such a coemployment relationship:

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(a) The PEO is entitled to enforce only such employer rights and is subject to only those obligations specifically allocated to the PEO by the professional employer agreement 11

or sections 285.700 to 285.750; 12

(b) The client is entitled to enforce those rights and obligated to provide and
perform those employer obligations allocated to such client by the professional employer
agreement and sections 285.700 to 285.750; and

16 (c) The client is entitled to enforce any right and obligated to perform any 17 obligation of an employer not specifically allocated to the PEO by the professional 18 employer agreement or sections 285.700 to 285.750;

(4) "Covered employee", an individual having a coemployment relationship with
 a PEO and a client who meets the following criteria:

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(a) The individual has received written notice of coemployment with the PEO; and

(b) The individual's coemployment relationship is pursuant to a professional
employer agreement subject to sections 285.700 to 285.750.

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Individuals who are officers, directors, shareholders, partners, and managers of the client will be covered employees, except to the extent the PEO and the client have expressly agreed in the professional employer agreement that such individuals would not be covered employees, provided such individuals meet the criteria of this subdivision and act as operational managers or perform day-to-day operational services for the client;

30 (5) "PEO group", any two or more PEOs that are majority owned or commonly
 31 controlled by the same entity, parent, or controlling person;

32 (6) "Person", any individual, partnership, corporation, limited liability company,
 33 association, or any other form of legally recognized entity;

34 (7) "Professional employer agreement", a written contract by and between a client
 35 and a PEO that provides:

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(a) For the coemployment of covered employees;

37 (b) For the allocation of employer rights and obligations between the client and the
38 PEO with respect to the covered employees; and

39 (c) That the PEO and the client assume the responsibilities required under sections
40 285.700 to 285.750;

41 (8) "Professional employer organization" or "PEO", any person engaged in the 42 business of providing professional employer services. A person engaged in the business of 43 providing professional employer services shall be subject to registration and regulation 44 under sections 285.700 to 285.750 regardless of its use of the term or conducting business 45 as a PEO, staff leasing company, registered staff leasing company, employee leasing company, administrative employer, or any other name. The following shall not be deemed 46 47 to be professional employer organizations or the providing of professional employment services for the purposes of sections 285.700 to 285.750: 48

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(a) Arrangements wherein a person whose principal business activity is not
entering into professional employer arrangements and does not hold itself out as a PEO
shares employees with a commonly owned company within the meaning of Section 414(b)
and (c) of the Internal Revenue Code of 1986, as amended;

(b) Independent contractor arrangements by which a person assumes responsibility for the product produced or service performed by such person or his or her agents and retains and exercises primary direction and control over the work performed by the individuals whose services are supplied under such arrangements; and

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(c) Providing temporary help services;

(9) "Professional employer services", the service of entering into coemployment
relationships under sections 285.700 to 285.750 in which all or a majority of the employees
providing services to a client or to a division or work unit of a client are covered
employees;

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(10) "Registrant", a PEO registered under sections 285.700 to 285.750;

(11) "Temporary help services", services consisting of a person:

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(a) Recruiting and hiring its own employees;

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(b) Finding other organizations that need the services of those employees;

66 (c) Assigning those employees to perform work at or services for the other 67 organizations to support or supplement the other organizations' workforces, or to provide 68 assistance in special work situations including, but not limited to, employee absences, skill 69 shortages, seasonal workloads, or to perform special assignments or projects; and

(d) Customarily attempting to reassign the employees to other organizations when
 they finish each assignment.

285.710. 1. Nothing contained in sections 285.700 to 285.750 or in any professional
employer agreement shall affect, modify, or amend any collective bargaining agreement
or the rights or obligations of any client, PEO, or covered employee under the federal
National Labor Relations Act, the federal Railway Labor Act, or sections 105.500 to
105.530.

6 2. Nothing in sections 285.700 to 285.750 or in any professional employer agreement
7 shall:

8 (1) Diminish, abolish, or remove rights of covered employees to a client or 9 obligations of such client to a covered employee existing prior to the effective date of a 10 professional employer agreement;

(2) Affect, modify, or amend any contractual relationship or restrictive covenant
 between a covered employee and any client in effect at the time a professional employer
 agreement becomes effective. A professional employer agreement shall also not prohibit

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or amend any contractual relationship or restrictive covenant that is entered into subsequently between a client or a covered employee. A PEO shall have no responsibility or liability in connection with, or arising out of, any such existing or new contractual relationship or restrictive covenant unless the PEO has specifically agreed otherwise in writing; or

(3) Create any new or additional enforceable right of a covered employee against
 a PEO that is not specifically provided by the professional employer agreement or sections
 285.700 to 285.750.

3. Nothing contained in sections 285.700 to 285.750 or any professional employer
 agreement shall affect, modify, or amend any state, local, or federal licensing, registration,
 or certification requirement applicable to any client or covered employee.

4. A covered employee who shall be licensed, registered, or certified according to
law or regulation is deemed solely an employee of the client for purposes of any such
license, registration, or certification requirement.

5. A PEO shall not be deemed to engage in any occupation, trade, profession, or other activity that is subject to licensing, registration, or certification requirements, or is otherwise regulated by a governmental entity solely by entering into and maintaining a coemployment relationship with a covered employee who is subject to such requirements or regulation.

6. A client shall have the sole right of direction and control of the professional or licensed activities of covered employees and of the client's business. Such covered employees and clients shall remain subject to regulation by the regulatory or governmental entity responsible for licensing, registration, or certification of such covered employees or clients.

38 7. For purposes of the determination of tax credits, economic incentives, or other 39 benefits provided by this state or any other government entity and based on employment, 40 covered employees shall be deemed employees solely of the client. A client shall be entitled to the benefit of any tax credit, economic incentive, or other benefit arising as the result of 41 42 the employment of covered employees of such client. Notwithstanding that the PEO is the 43 W-2 reporting employer, the client shall continue to qualify for such benefit, incentive, or 44 credit. If the grant or amount of any such benefit, incentive, or credit is based on the 45 number of employees, then each client shall be treated as employing only those covered 46 employees coemployed by the client. Covered employees working for other clients of the PEO shall not be counted. Each PEO shall provide, upon request by a client or an agency 47 48 or department of this state, employment information reasonably required by any agency or department of this state responsible for administration of any such tax credit, economic 49

incentive, or other benefit that is necessary to support any request, claim, application, or
other action by a client seeking any such tax credit, economic incentive, or other benefit.
8. With respect to a bid, contract, purchase order, or agreement entered into with
the state or a political subdivision of the state, a client company's status or certification as
a minority business enterprise or a women's business enterprise, as those terms are defined
in section 37.020, shall not be affected because the client company has entered into an
agreement with a PEO or uses the services of a PEO.

285.715. 1. Except as otherwise provided in sections 285.700 to 285.750, no person
shall provide, advertise, or otherwise hold itself out as providing professional employer
services in this state, unless such person is registered under sections 285.700 to 285.750.

4 2. Each applicant for registration under sections 285.700 to 285.750 shall provide 5 the secretary of state with the following information:

(1) The name or names under which the PEO conducts business;

7 (2) The address of the principal place of business of the PEO and the address of 8 each office it maintains in this state;

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(3) The PEO's taxpayer or employer identification number;

10 (4) A list by jurisdiction of each name under which the PEO has operated in the 11 preceding five years, including any alternative names, names of predecessors, and, if 12 known, successor business entities;

(5) A statement of ownership, which shall include the name and evidence of the
business experience of any person that, individually or acting in concert with one or more
other persons, owns or controls, directly or indirectly, twenty-five percent or more of the
equity interests of the PEO;

(6) A statement of management, which shall include the name and evidence of the
business experience of any person who serves as president, chief executive officer, or
otherwise has the authority to act as senior executive officer of the PEO; and

20 (7) A financial statement setting forth the financial condition of the PEO or PEO 21 group. At the time of application for a new license, the applicant shall submit the most 22 recent audit of the applicant, which shall not be older than thirteen months. Thereafter, 23 a PEO or PEO group shall file on an annual basis, within one hundred eighty days after 24 the end of the PEO's or PEO group's fiscal year, a succeeding audit. An applicant may 25 apply for an extension with the secretary of state, but any such request shall be 26 accompanied by a letter from the auditors stating the reasons for the delay and the anticipated audit completion date. The financial statement shall be prepared in accordance 27 28 with generally accepted accounting principles and audited by an independent certified public accountant licensed to practice in the jurisdiction in which such accountant is 29

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30 located and shall be without qualification as to the going concern status of the PEO. A

PEO or PEO group may submit combined or consolidated audited financial statements to meet the requirements of this section. A PEO that has not had sufficient operating history to have audited financials based upon at least twelve months of operating history shall meet the financial capacity requirements of sections 285.700 to 285.750 and present financial statements reviewed by a certified public accountant.

36 3. (1) Each PEO operating within this state as of the effective date of sections 37 285.700 to 285.750 shall complete its initial registration not later than one hundred eighty 38 days after the effective date of sections 285.700 to 285.750. Such initial registration shall 39 be valid until one hundred eighty days from the end of the PEO's first fiscal year that is 40 more than one year after the effective date of sections 285.700 to 285.750.

41 (2) Each PEO not operating within this state as of the effective date of sections 42 285.700 to 285.750 shall complete its initial registration prior to initiating operations within 43 this state. In the event a PEO not registered in this state becomes aware that an existing client not based in this state has employees and operations in this state, the PEO shall 44 45 either decline to provide PEO services for those employees or notify the secretary of state 46 within five business days of its knowledge of this fact and file a limited registration application under subsection 6 of this section or a full business registration if there are 47 48 more than fifty covered employees. The secretary of state may issue an interim operating 49 permit for the period the registration applications are pending if the PEO is currently 50 registered or licensed by another state and the secretary of state determines it to be in the 51 best interest of the potential covered employees.

4. Within one hundred eighty days after the end of a registrant's fiscal year, such registrant shall renew its registration by notifying the secretary of state of any changes in the information provided in such registrant's most recent registration or renewal. A registrant's existing registration shall remain in effect during the pendency of a renewal application.

57 5. PEOs in a PEO group may satisfy the reporting and financial requirements of 58 sections 285.700 to 285.750 on a combined or consolidated basis, provided that each 59 member of the PEO group guarantees the financial capacity obligations under sections 60 285.700 to 285.750 of each other member of the PEO group. In the case of a PEO or PEO 61 group that submits a combined or consolidated audited financial statement including entities that are not PEOs or that are not in the PEO group, the controlling entity of the 62 PEO group under the consolidated or combined statement shall guarantee the obligations 63 64 of the PEOs in the PEO group.

65 **6. (1) A PEO is eligible for a limited registration under sections 285.700 to 285.750** 66 **if such PEO:**

67 (a) Submits a properly executed request for limited registration on a form provided
68 by the secretary of state;

(b) Is domiciled outside this state and is licensed or registered as a professional
 employer organization in another state;

(c) Does not maintain an office in this state or directly solicit clients located or
 domiciled within this state; and

(d) Does not have more than fifty covered employees employed or domiciled in this
 state on any given day.

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(2) A limited registration is valid for one year, and may be renewed.

(3) A PEO seeking limited registration under this section shall provide the secretary
 of state with information and documentation necessary to show that the PEO qualifies for
 a limited registration.

79 (4) The provisions of section 285.725 shall not apply to applicants for limited 80 registration.

7. The secretary of state shall maintain a list of professional employer organizations
registered under sections 285.700 to 285.750 that is readily available to the public by
electronic or other means.

84 **8.** The secretary of state may produce forms necessary to promote the efficient 85 administration of this section.

86 9. The secretary of state shall, to the extent practical, permit the acceptance of 87 electronic filings in conformance with sections 432.200 to 432.295, including applications, 88 documents, reports, and other filings required by sections 285.700 to 285.750. The 89 secretary of state may provide for the acceptance of electronic filings and other assurance 90 by an independent and qualified assurance organization approved by the secretary of state 91 that provides satisfactory assurance of compliance acceptable to the secretary of state 92 consistent with or in lieu of the requirements of sections 285.715 and 285.725 and other 93 requirements of sections 285.700 to 285.750. The secretary of state shall permit a PEO to 94 authorize such an approved assurance organization to act on the PEO's behalf in 95 complying with the registration requirements of sections 285.700 to 285.750, including 96 electronic filings of information and payment of registration fees. Use of such an approved 97 assurance organization shall be optional and not mandatory for a registrant. Nothing in 98 this subsection shall limit or change the secretary of state's authority to register or 99 terminate registration of a professional employer organization or to investigate or enforce any provision of sections 285.700 to 285.750. 100

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101 10. All records, reports, and other information obtained from a PEO under sections 102 285.700 to 285.750, except to the extent necessary for the proper administration of sections 285.700 to 285.750 by the secretary of state, shall be confidential and shall not be 103 104 considered a "public record" as that term is defined in section 610.010.

285.720. 1. Upon filing an initial registration statement under sections 285.700 to 2 285.750, a PEO shall pay an initial registration fee not to exceed five hundred dollars.

3 2. Upon each annual renewal of a registration statement filed under sections 4 285.700 to 285.750, a PEO shall pay a renewal fee not to exceed two hundred fifty dollars.

5 3. The secretary of state shall determine any fee to be charged for a group 6 registration.

7 4. Each PEO seeking limited registration shall pay a fee in an amount not to exceed 8 two hundred fifty dollars upon initial application for limited registration and upon each 9 renewal of such limited registration.

10 5. No fee charged under sections 285.700 to 285.750 shall exceed the amount reasonably necessary for the administration of sections 285.700 to 285.750. 11

285.725. Except as provided by 285.715, each PEO or collectively each PEO group shall maintain either: 2

3 (1) Positive working capital as defined by generally accepted accounting principles 4 at registration as reflected in the financial statements submitted to the secretary of state with the initial registration and each annual renewal; or 5

6 (2) A PEO or PEO group that does not have positive working capital may provide a bond, irrevocable letter of credit, or securities with a minimum market value equaling 7 the deficiency plus one hundred thousand dollars to the secretary of state. Such bond is 8 9 to be held by a depository designated by the secretary of state securing payment by the PEO of all taxes, wages, benefits, or other entitlement due to or with respect to covered 10 employees if the PEO does not make such payments when due. 11

285.730. 1. Except as specifically provided in sections 285.700 to 285.750 or in the 2 professional employer agreement, in each coemployment relationship:

3 (1) The client shall be entitled to exercise all rights, and shall be obligated to 4 perform all duties and responsibilities otherwise applicable to an employer in an 5 employment relationship;

6 (2) The PEO shall be entitled to exercise only those rights and obligated to perform 7 only those duties and responsibilities specifically required under sections 285.700 to 285.750 or set forth in the professional employer agreement. The rights, duties, and 8 9 obligations of the PEO as coemployer with respect to any covered employee shall be limited

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to those arising pursuant to the professional employer agreement and sections 285.700 to 10

11 285.750 during the term of coemployment by the PEO of such covered employee; and

12 (3) Unless otherwise expressly agreed by the PEO and the client in a professional 13 employer agreement, the client retains the exclusive right to direct and control the covered employees as is necessary to conduct the client's business, to discharge any of the client's 14 15 fiduciary responsibilities, or to comply with any licensure requirements applicable to the 16 client or to the covered employees.

17 2. Except as specifically provided under sections 285.700 to 285.750, the 18 coemployment relationship between the client and the PEO and between each coemployer 19 and each covered employee shall be governed by the professional employer agreement. 20 Each professional employer agreement shall include the following:

21 (1) The allocation of rights, duties, and obligations as described in subsection 1 of 22 this section:

(2) A requirement that the PEO shall have responsibility to:

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(a) Pay wages to covered employees;

(b) Withhold, collect, report, and remit payroll-related and unemployment taxes; 26 and

27 (c) To the extent the PEO has assumed responsibility in the professional employer 28 agreement, make payments for employee benefits for covered employees.

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As used in this section, the term "wages" does not include any obligation between a client 30 and a covered employee for payments beyond or in addition to the covered employee's 31 32 salary, draw, or regular rate of pay, such as bonuses, commissions, severance pay, deferred 33 compensation, profit sharing, vacation, sick, or other paid-time off pay, unless the PEO has 34 expressly agreed to assume liability for such payments in the professional employer 35 agreement; and

36 (3) A requirement that the PEO shall have a right to hire, discipline, and terminate a covered employee as may be necessary to fulfill the PEO's responsibilities under sections 37 38 285.700 to 285.750 and the professional employer agreement. The client shall have a right 39 to hire, discipline, and terminate a covered employee.

40 3. With respect to each professional employer agreement entered into by a PEO, 41 such PEO shall provide written notice to each covered employee affected by such 42 agreement of the general nature of the coemployment relationship between and among the 43 PEO, the client, and such covered employee.

44 4. Except to the extent otherwise expressly provided by the applicable professional 45 employer agreement:

46 (1) A client shall be solely responsible for the quality, adequacy, or safety of the
 47 goods or services produced or sold in the client's business;

48 (2) A client shall be solely responsible for directing, supervising, training, and 49 controlling the work of the covered employees with respect to the business activities of the 50 client and solely responsible for the acts, errors, or omissions of the covered employees with 51 regard to such activities;

52 (3) A client shall not be liable for the acts, errors, or omissions of a PEO or of any 53 covered employee of the client and a PEO if such covered employee is acting under the 54 express direction and control of the PEO;

(4) A PEO shall not be liable for the acts, errors, or omissions of a client or of any
 covered employee of the client if such covered employee is acting under the express
 direction and control of the client;

58 (5) Nothing in this subsection shall serve to limit any contractual liability or 59 obligation specifically provided in the written professional employer agreement; and

60 (6) A covered employee is not, solely as the result of being a covered employee of 61 a PEO, an employee of the PEO for purposes of general liability insurance, fidelity bonds, 62 surety bonds, employer's liability that is not covered by workers' compensation, or liquor 63 liability insurance carried by the PEO unless the covered employee is included by specific 64 reference in the professional employer agreement and applicable prearranged employment 65 contract, insurance contract, or bond.

5. A PEO under sections 285.700 to 285.750 is not engaged in the sale of insurance or in acting as a third party administrator by offering, marketing, selling, administering, or providing professional employer services that include services and employee benefit plans for covered employees. The provisions of this section shall not supercede or preempt any requirements under section 375.014.

6. For purposes of this state or any county, municipality, or other political
subdivision thereof:

(1) Any tax or assessment imposed upon professional employer services or any business license or other fee that is based upon "gross receipts" shall allow a deduction from the gross income or receipts of the business derived from performing professional employer services that is equal to that portion of the fee charged to a client that represents the actual cost of wages and salaries, benefits, payroll taxes, withholding, or other assessments paid to or on behalf of a covered employee by the professional employer organization under a professional employer agreement;

80 (2) Any tax assessed or assessment or mandated expenditure on a per capita or per 81 employee basis shall be assessed against the client for covered employees and against the

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professional employer organization for its employees who are not covered employees coemployed with a client. Benefits or monetary consideration that meet the requirements of mandates imposed on a client and that are received by covered employees through the PEO either through payroll or through benefit plans sponsored by the PEO shall be credited against the client's obligation to fulfill such mandates; and

(3) In the case of a tax or an assessment imposed or calculated upon the basis of
total payroll, the professional employer organization shall be eligible to apply any small
business allowance or exemption available to the client for the covered employees for
purposes of computing the tax.

285.740. 1. The responsibility to obtain workers' compensation coverage for
covered employees in compliance with all applicable laws shall be specifically allocated in
the professional employer agreement to either the client or the PEO.

4 **2.** (1) Coverage for both the directly employed workers of a client and the covered 5 employees of that client shall be all in the residual or all in the voluntary market with the 6 same carrier.

7 (2) Workers' compensation coverage for covered employees in the voluntary 8 market may be obtained by either:

9 (a) The client through a standard workers' compensation policy or through duly 10 authorized self-insurance under section 287.280; or

(b) The PEO through duly authorized self-insurance under section 287.280,
through the type of policy referenced under the provisions of 20 CSR 500-6.800(5)(c)2
issued to the PEO by a carrier authorized to do business in this state, or through a multiple
coordinated workers' compensation policy issued by a carrier authorized to do business
in this state in the name of the PEO or the client.

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A PEO authorized to self-insure under section 287.280 shall report to the insurer or the appropriate state and rating authorities such client-based information as is necessary to maintain the client's experience rating.

(3) Workers' compensation for covered employees in the residual market may be obtained by the client through a residual market policy or by the PEO through a multiple coordinated policy in either the name of the PEO or the client that provides to the appropriate state and rating authorities the client-based information satisfactory to maintain the client's experience rating.

25 **3.** A PEO that applies for coverage or is covered through the voluntary market 26 shall also maintain and furnish to the insurer sufficient information to permit the 27 calculation of an experience modification factor for each client upon termination of the

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28 coemployment relationship. Information reported during the term of the coemployment

29 relationship which is used to calculate an experience modification factor for a client prior 30 to and upon termination of the professional employer agreement shall continue to be used

31 in the future experience ratings of the PEO. Such information shall include:

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(1) The client's corporate name;

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(2) The client's taxpayer or employer identification number;

34 (3) Payroll summaries and class codes applicable to each client, and, if requested
 35 by the insurer, a listing of all covered employees associated with a given client; and

36 (4) Claims information grouped by client, and any other information maintained
37 by or readily available to the PEO that is necessary for the calculation of an experience
38 modification factor for each client.

39 4. In addition to any other provision of chapter 287, any material violations of this 40 section by a PEO is grounds for cancellation or nonrenewal of the PEO's insurance policy 41 by the insurer. If a PEO has received notice that its workers' compensation insurance policy will be canceled or nonrenewed, the PEO shall notify by certified mail, within ten 42 43 days after the receipt of the notice, all of the clients for which there is a coemployment 44 relationship covered under the policy to be canceled, provided that notice shall not be required if the PEO has obtained another insurance policy from a carrier authorized to do 45 46 business in this state, with an effective date that is the same as the date of cancellation or 47 nonrenewal.

48 5. If the coemployment relationship with a client is terminated, the client shall utilize an experience modification factor which reflects its individual experience, including, 49 if applicable, experience incurred for covered employees under the professional employer 50 51 agreement. The PEO shall provide to the client the client's information that is maintained under subsection 3 of this section within five business days of receiving notice from the 52 53 client or within five business days of providing notice to the client that the coemployment 54 relationship will terminate. The PEO shall also provide such information to any future client insurer, if requested by such client. The PEO shall notify the insurer of its intent to 55 56 terminate any client relationship prior to termination when feasible. When prior notice 57 is not feasible, the PEO shall notify its insurer within five business days following actual 58 termination.

6. Both the client and the PEO shall be considered the employer for purposes of coverage under chapter 287. The protection of the exclusive remedy provision under section 287.120 shall apply to the PEO, the client, and to all covered employees and other employees of the client irrespective of which coemployer obtains such workers'

compensation coverage. Nothing in this section shall be construed to exempt either the 63 64 client or the PEO from compliance with the provisions of chapter 287.

65 7. A client may request the information maintained under subsection 3 of this section at any time and every PEO shall provide that information to such client within five 66 business days of receiving such a request. 67

68 8. In the case of a request for information by a third party requesting verification 69 of a client's experience modification factor for a client in the type of policy referenced 70 under the provisions of 20 CSR 500-6.800(5)(c)(2), the PEO shall, within five business days 71 of receipt of receiving the client's consent, provide such third party with only the information maintained by the PEO under subsection 3 of this section. If a client refuses 72 73 to grant consent to a request for information under this subsection, the PEO shall notify 74 the requesting third party that the client has refused to consent to the disclosure of the 75 information maintained by the PEO under subsection 3 of this section.

76 9. A client shall provide any prospective insurer with the information maintained 77 by the PEO under subsection 3 of this section upon receiving such information from the 78 PEO. Failure to provide a future insurer with such information shall be considered a 79 violation of subsection 6 of section 287.128.

80 10. (1) A client shall notify any prospective insurer of the client's previous or 81 current relationship with a PEO. Failure to provide a future insurer with such 82 information shall be considered a violation of subsection 6 of section 287.128.

83 This subsection shall not apply if the PEO did not provide workers' (2) 84 compensation coverage to a client during the coemployment relationship.

85 11. For purposes of chapter 288, a PEO registered under sections 285.700 to 86 285.750 shall be treated as a "lesser employing unit" under section 288.032.

285.750. 1. A person shall not knowingly:

2 (1) Offer or provide professional employer services or use the names PEO, 3 professional employer organization, staff leasing, employee leasing, administrative employer, or other title representing professional employer services without first becoming 4 5 registered under sections 285.700 to 285.750; or

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(2) Provide false or fraudulent information to the secretary of state in conjunction 7 with any registration, renewal, or in any report required under sections 285.700 to 285.750.

8 2. Disciplinary action shall be taken by the secretary of state for violation of this 9 section for:

10 (1) The conviction of a professional employer organization or a controlling person 11 of a PEO of a crime that relates to the operation of a PEO or the ability of the licensee or a controlling person of a licensee to operate a PEO; 12

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13 (2) Knowingly making a material misrepresentation to the secretary of state or
 14 other governmental agency; or

15 (3) A willful violation of sections 285.700 to 285.750 or any order issued by the 16 secretary of state under sections 285.700 to 285.750.

3. Upon finding, after notice and opportunity for hearing, that a PEO, a controlling
person of a PEO, or a person offering PEO services has violated one or more provisions
of this section and subject to appeal, the secretary of state may:

20 (1) Deny an application for a license;

(2) Revoke, restrict, or refuse to renew a license;

(3) Impose an administrative penalty in an amount not to exceed one thousanddollars for each material violation;

(4) Place the licensee on probation for the period and subject to conditions that the
 secretary of state specifies; or

26 **(5)** Issue a cease and desist order.

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