

ANY PERSON ACTING, OR OFFERING TO ACT, AS AN AGENT OR BROKER FOR A RISK RETENTION GROUP OR PURCHASING GROUP, WHICH SOLICITS MEMBERS, SELLS INSURANCE COVERAGE, PURCHASES COVERAGE FOR ITS MEMBERS LOCATED WITHIN THE STATE, OR OTHERWISE DOES BUSINESS IN THIS STATE SHALL, BEFORE COMMENCING ANY SUCH ACTIVITY, OBTAIN A LICENSE FROM THE COMMISSIONER.

629.

AN ORDER ISSUED BY ANY DISTRICT COURT OF THE UNITED STATES ENJOINING A RISK RETENTION GROUP FROM SOLICITING OR SELLING INSURANCE OR OPERATING IN ANY STATE, IN ALL STATES, OR IN ANY TERRITORY OR POSSESSION OF THE UNITED STATES, UPON A FINDING THAT SUCH A GROUP IS IN A HAZARDOUS FINANCIAL CONDITION SHALL BE ENFORCEABLE IN THE COURTS OF THIS STATE.

630.

THE COMMISSIONER MAY ADOPT REGULATIONS RELATING TO RISK RETENTION GROUPS AS MAY BE NECESSARY OR DESIRABLE TO CARRY OUT THE PROVISIONS OF THIS SUBTITLE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1987.

Approved May 14, 1987.

CHAPTER 397

(Senate Bill 840)

AN ACT concerning

Boxing and Sparring Matches or Exhibitions - Urine Tests

FOR the purpose of clarifying existing provisions of law relating to the chemical testing of the urine of contestants in boxing ~~or sparring~~ matches or exhibitions; ~~authorizing~~ requiring the State Athletic Commission to suspend the license of a boxer who refuses to submit to a test or whose urine sample tests positive for the presence of a drug or controlled dangerous substance; limiting the authority of the Commission to revoke or suspend the license of a boxer to certain circumstances; and generally relating to the chemical testing of the urine of contestants in boxing ~~or sparring~~ matches or exhibitions.

BY repealing and reenacting, with amendments,