January 8, 2016 – Introduced by Senators Olsen and Stroebel, cosponsored by Representatives Kulp, Jacque, Ballweg, Sanfelippo, Bernier, Thiesfeldt, Horlacher, Murphy and Macco. Referred to Committee on Transportation and Veterans Affairs.

**AN ACT to renumber and amend 344.16 (1); to amend 344.14 (2) (d) and 344.16 (2); and to create 344.16 (1) (a) and (b), 344.16 (2m) and 344.63 (1) (cm) of the statutes; relating to: self-insurance by religious sects for purposes of motor vehicle financial responsibility and liability insurance requirements.**

**Analysis by the Legislative Reference Bureau**

Under current law, if a motor vehicle accident results in injury, death, or property damage of $1,000 or more, the Department of Transportation (DOT) is required to notify the operator and the owner of the vehicle involved in the accident that the person must deposit with DOT security for the accident in an amount determined by DOT to be sufficient to satisfy any judgment for damages resulting from the accident. Unless an exception applies, if a person fails to timely deposit security after this notice, DOT must suspend the person’s operating privilege if the person was the vehicle operator and suspend all vehicle registrations of the person if the person was the vehicle owner. One of the exceptions is that the person provides proof of financial responsibility. In addition, if DOT receives a certified copy of a judgment for damages of $500 or more arising out of a motor vehicle accident, DOT must immediately suspend the operating privilege and all registrations of the person against whom the judgment was rendered unless the person can provide proof of financial responsibility. In both situations, proof of financial responsibility includes coverage under a motor vehicle liability insurance policy with specified minimum liability limits. In lieu of a motor vehicle liability insurance policy, a person can show...
that the person is a self-insurer possessing a certificate of self-insurance issued by DOT.

Also under current law, subject to certain exceptions, a person cannot operate a motor vehicle in this state unless the owner or operator of the vehicle has in effect a motor vehicle liability insurance policy for the vehicle providing coverage in at least specified minimum liability limits. However, there is an exception for a motor vehicle owned by a self-insurer possessing a certificate of self-insurance issued by DOT.

Under current law, a person who owns a fleet of more than 25 motor vehicles registered in the person’s name may qualify as a self-insurer. Upon application, DOT may issue a certificate of self-insurance to the person if DOT is satisfied that the person is possessed, and will continue to be possessed, of ability to pay judgments obtained against the person.

Under this bill, a religious sect the members of which have collectively registered with DOT more than 25 vehicles may qualify as a self-insurer. Upon application, DOT may issue a certificate of self-insurance to a religious sect the members of which have a long-standing history of providing mutual financial assistance in a time of need, if DOT is satisfied that the religious sect is possessed, and will continue to be possessed, of ability to pay judgments obtained against the religious sect. If DOT issues a certificate of self-insurance to a religious sect, the certificate of self-insurance provides the same exception for members of the religious sect that, under current law, applies to a fleet owner: the certificate of self-insurance can be used in lieu of motor vehicle liability insurance to satisfy proof of financial responsibility and mandatory motor vehicle liability insurance requirements.

For further information see the state fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 344.14 (2) (d) of the statutes is amended to read:

344.14 (2) (d) To any person qualifying as a self-insurer under s. 344.16 or to any person operating a vehicle for such self-insurer or to any member of a religious sect issued a certificate of self-insurance under s. 344.16.

SECTION 2. 344.16 (1) of the statutes is renumbered 344.16 (1) (intro.) and amended to read:
344.16 (1) (intro.) Any person in whose name more than 25 motor vehicles are registered of the following may qualify as a self-insurer by obtaining a certificate of self-insurance issued by the secretary as provided in sub. (2):z:

SECTION 3. 344.16 (1) (a) and (b) of the statutes are created to read:

344.16 (1) (a) A person in whose name more than 25 motor vehicles are registered.

(b) Subject to sub. (2m), a religious sect the members of which have collectively registered with the department more than 25 motor vehicles.

SECTION 4. 344.16 (2) of the statutes is amended to read:

344.16 (2) The Subject to sub. (2m), the secretary may, upon the application of such a person or religious sect, issue a certificate of self-insurance when satisfied that such person or religious sect is possessed and will continue to be possessed of ability to pay judgments obtained against such person or religious sect.

SECTION 5. 344.16 (2m) of the statutes is created to read:

344.16 (2m) The secretary may issue a certificate of self-insurance under sub. (2) to a religious sect only if the secretary determines that the members of the religious sect have a long-standing history of mutual financial assistance in time of need to the extent that they share in financial obligations of other members who would otherwise be unable to meet their obligations.

SECTION 6. 344.63 (1) (cm) of the statutes is created to read:

344.63 (1) (cm) The motor vehicle is owned by a member of a religious sect that is a self-insurer holding a valid certificate of self-insurance under s. 344.16, the self-insurer has made an agreement described in s. 344.30 (4), and the vehicle is being operated with the owner’s permission.

SECTION 7. Effective date.
(1) This act takes effect on the first day of the 3rd month beginning after publication.