

State of Misconsin 1997 - 1998 LEGISLATURE

1997 ASSEMBLY BILL 918

March 17, 1998 – Introduced by Representatives WIECKERT, LORGE and KAUFERT. Referred to Committee on Assembly Organization.

1 AN ACT to renumber 614.10(2)(c); to renumber and amend 614.19(3)(a) and 2 632.91; to amend 614.19(3)(b), 623.15(1)(b), 632.93(1), 632.93(2), 632.93(5), 3 632.93(6) and 632.96(1); to repeal and recreate 623.15(1)(a); and to create 4 614.10(2)(c)1., 614.10(2)(c)3., 614.19(3)(a)2. and 632.91(2) of the statutes; 5 relating to: defining employes of fraternals to include retired employes and 6 providing insurance for the spouses and minor children of employes of 7 fraternals.

Analysis by the Legislative Reference Bureau

Under current law, a fraternal is defined as a corporation with a lodge system that operates for social, intellectual, educational, charitable, benevolent, patriotic or religious purposes for the benefits of its members or the public. A fraternal may provide insurance benefits to its members, to others on the application of a member, to children who would be eligible for membership except that they are too young on the application of an adult and to employes of the fraternal. This bill authorizes a fraternal to provide insurance benefits, on the application of an employe, to the employe's spouse or to a child of the employe who receives financial services or support from the employe. The bill specifies that, for purposes of receiving insurance

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benefits or making application to the fraternal to provide a spouse or child with insurance benefits, an employe includes a former employe.

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

1	SECTION 1. 614.10 (2) (c) of the statutes is renumbered 614.10 (2) (c) 2.
2	SECTION 2. 614.10 (2) (c) 1. of the statutes is created to read:
3	614.10 (2) (c) 1. In this paragraph, "employe" includes a former employe who
4	is classified as a retired employe under a retirement plan or other written policy of
5	a fraternal or of a subsidiary or other affiliate of a fraternal.
6	SECTION 3. 614.10 (2) (c) 3. of the statutes is created to read:
7	614.10 (2) (c) 3. Notwithstanding s. 614.01 (1) (a) 2., on the application of an
8	employe specified in subd. 2., provide insurance benefits to the employe's spouse or
9	a child of the employe who receives financial services or support from the employe.
10	SECTION 4. 614.19 (3) (a) of the statutes is renumbered 614.19 (3) (a) (intro.)
11	and amended to read:
12	614.19 (3) (a) (intro.) In this subsection, "insured:
13	<u>1. "Insured</u> employe" means an employe of a fraternal or of a subsidiary or other
14	affiliate of a fraternal who is provided insurance benefits by the fraternal under s.
15	614.10 (2) (c) <u>2</u> . but is not a member of the fraternal.
16	SECTION 5. 614.19 (3) (a) 2. of the statutes is created to read:
17	614.19 (3) (a) 2. "Owner" means the owner of a policy or certificate issued by
18	a fraternal in accordance with s. 614.10.
19	SECTION 6. 614.19 (3) (b) of the statutes is amended to read:
20	614.19 (3) (b) Except as provided in s. 614.24 (1m), every fraternal shall contain
21	in its laws and in each certificate of insurance it issues, a provision, to which every

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certificate of insurance issued by the fraternal shall be subject, that if the financial 1 $\mathbf{2}$ position of the fraternal becomes impaired, the board of directors or the supreme 3 governing body may determine, on an equitable basis the proportionate share of, apportion the deficiency of each member among the members of the fraternal and 4 $\mathbf{5}$ each insured employe. The, the insured employes or the owners, or any combination 6 thereof. A member or, insured employe or owner may then either pay the member's 7 or, insured employe's or owner's share of the deficiency, or accept the imposition of 8 a lien on the certificate of insurance, to bear interest at the rate charged on policy 9 loans under the certificate, compounded annually until paid, or may accept a 10 proportionate reduction in benefits under the certificate. The fraternal may specify 11 the manner of the election and which alternative is to be presumed if no election is made. 12

13 SECTION 7. 623.15 (1) (a) of the statutes is repealed and recreated to read:

623.15 (1) (a) In this subsection, "owner" means the owner of a policy or
certificate issued by a fraternal in accordance with s. 614.10.

16 **SECTION 8.** 623.15 (1) (b) of the statutes is amended to read:

17623.15 (1) (b) A fraternal may be organized for the transaction of business on 18 a plan set forth in the contract which provides for sufficient contributions by each 19 member and insured employe owner in each year to pay the member's or insured 20employe's owner's share of the actual death claims of the year through advance 21payments graded according to any mortality table approved by the commissioner, 22without any reserve, or with such reserve as may accumulate from overpayments of 23individual members and insured employes owners, in which case each member and insured employe owner shall each year be informed of the member's or insured 24

employe's owner's credit and of the cost of the member's or insured employe's owner's 1 $\mathbf{2}$ insurance. 3 SECTION 9. 632.91 of the statutes is renumbered 632.91 (intro.) and amended 4 to read: 5 **632.91 Definition.** (intro.) In this subchapter, "insured: (1) "Insured employe" means an employe of a fraternal or of a subsidiary or 6 7 other affiliate of a fraternal who is provided insurance benefits by the fraternal 8 under s. 614.10(2)(c) <u>2</u>. but is not a member of the fraternal. 9 **SECTION 10.** 632.91 (2) of the statutes is created to read: 10 632.91 (2) "Owner" means the owner of a policy or certificate issued by a 11 fraternal in accordance with s. 614.10. **SECTION 11.** 632.93 (1) of the statutes is amended to read: 1213 632.93 (1) ISSUANCE OF CERTIFICATE. A fraternal shall issue to each benefit 14member and insured employe owner a policy or certificate specifying the benefits 15provided and containing at least in substance all sections of the laws of the fraternal which might result in the termination of coverage or the reduction of benefits. The 16 17policy or certificate, any riders or endorsements attached thereto, the laws of the fraternal, and the application and declarations made in connection therewith and 18 19 signed by the applicant, constitute the agreement between the fraternal and the 20member or insured employe owner, and the policy or certificate shall so state. 21**SECTION 12.** 632.93 (2) of the statutes is amended to read: 22632.93 (2) CHANGES IN LAWS OF FRATERNALS. Except as provided in s. 614.24 23(1m), any changes in the laws of a fraternal made subsequent to the issuance of a $\mathbf{24}$ policy or certificate bind the member, beneficiary and insured employe owner and any beneficiary under the policy or certificate as if they had been in force at the time 25

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of the application, so long as they do not destroy or diminish benefits promised in the
 policy or certificate.

SECTION 13. 632.93 (5) of the statutes is amended to read:
632.93 (5) GRACE PERIOD. Every fraternal certificate shall contain a provision
entitling the member or insured employe owner to a grace period of not less than one
month, or 30 days at the fraternal's option, for the payment of any premium due
except the first, during which the death benefit shall continue in force. A fraternal
may specify in the grace period provision that the overdue premium will be deducted
from the death benefit in the event of death before it is paid.

SECTION 14. 632.93 (6) of the statutes is amended to read:

11 632.93 (6) COMPLIANCE WITH OTHER PROVISIONS. If a fraternal's laws provide for expulsion or suspension of a member for any reason other than nonpayment of 1213premium or under s. 632.46, the fraternal's insurance certificate shall contain a 14 provision that if a member is expelled or suspended for any reason other than 15nonpayment of premium or under s. 632.46, the expelled member, or other owner 16 who was provided insurance benefits under s. 614.10 on the application of the 17expelled member, has the right to maintain the policy in force by continuing payment 18 of the required premium.

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SECTION 15. 632.96 (1) of the statutes is amended to read:

632.96 (1) Any member or insured employe owner may designate as beneficiary
any person permitted by the laws of the fraternal. Those laws shall authorize the
designation of the member's or insured employe's estate of a member or insured
employe as beneficiary.

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(END)