TITe 365. INSURANCE DEPARTMENT
CHAPTER 25. OTHER LICENSEES

SUBCHAPTER 25. OKLAHOMA EMPLOYEE INJURY BENEFIT ACT

365:25-25-1. Purpose
The purpose of this Subchapter is to set forth the regulations and procedures for employers to secure compensation for their covered employees for work-related injuries under the Oklahoma Employee Injury Benefit Act, 85A O.S. §§ 200 et seq.

[Source: Added at 31 Ok Reg 461, eff 2-18-14 (emergency); Added at 32 Ok Reg 1969, eff 9-15-15]

365:25-25-2. Scope
This Subchapter shall apply to all Oklahoma employers who voluntarily elect to be exempt from the Administrative Workers' Compensation Act and become a Qualified Employer under the Oklahoma Employee Injury Benefit Act. Employers seeking to self-insure under the Administrative Workers' Compensation Act are subject to the rules of the Oklahoma Workers' Compensation Commission in Title 810, Chapter 5 of the Oklahoma Administrative Code.

[Source: Added at 31 Ok Reg 462, eff 2-18-14 (emergency); Added at 32 Ok Reg 1969, eff 9-15-15]

365:25-25-3. Authority
This Subchapter is promulgated under the authority granted to the Insurance Commissioner under the Administrative Workers' Compensation Act, 85A O.S. §§ 1 et seq., and the Oklahoma Employee Injury Benefit Act, 85A O.S. §§ 200 et seq.

[Source: Added at 31 Ok Reg 462, eff 2-18-14 (emergency); Added at 32 Ok Reg 1969, eff 9-15-15]

365:25-25-4. Definitions
Unless otherwise specified in this Subchapter, defined terms in the Administrative Workers' Compensation Act shall have the same meaning herein. The following words and terms, when used in this Subchapter, shall have the following meaning, unless the context clearly indicates otherwise:

"Benefit plan" means a plan established by a Qualified Employer under the requirements of 85A O.S. § 203.
"Commission" means the Workers' Compensation Commission under the Administrative Workers' Compensation Act.
"Commissioner" means the Insurance Commissioner of the State of Oklahoma.
"Covered employee" means the employee whose employment with a Qualified Employer is principally located within the state.
"Employer," except when otherwise expressly stated, means a person, partnership, association, limited liability company, corporation, and the legal representatives of a
deceased employer, or the receiver or trustee of a person, partnership, association, limited liability company, corporation, department, instrumentality or institution of this state and divisions thereof and other political subdivisions of this state and public trusts employing a person included within the term employee as defined herein.

"Financial Statement" means an employer's audited financial statement or financial statement signed by two (2) company executives that includes a balance sheet and income statement.

"Occupational Injury" means an injury, including death, or occupational illness, causing internal or external harm to the body, which arises out of and in the course of employment.

"Qualified Employer" means an employer otherwise subject to the Administrative Workers' Compensation Act that voluntarily elects to be exempt from such act by satisfying the requirements under the Oklahoma Employee Injury Benefit Act.

"Statutory Limits" means an insurer's amount of liability under a specific excess insurance policy, capped at the maximum amount allowed by statute.

[Source: Added at 31 Ok Reg 462, eff 2-18-14 (emergency); Added at 32 Ok Reg 1969, eff 9-15-15]

365:25-25-5. Election notification to the Oklahoma Insurance Department
(a) Each employer that elects to become a Qualified Employer shall electronically complete the Qualified Employer Election Form and provide all information requested at least sixty (60) days prior to the desired effective date of its election to become a Qualified Employer.

(b) If a Qualified Employer elects to renew its status as a Qualified Employer after the expiration of its initial one (1) year term as a Qualified Employer, or for any renewal thereafter, the Qualified Employer shall electronically complete the Qualified Employer Election Form and provide all information requested at least sixty (60) days prior to the expiration as a Qualified Employer.

(c) The Qualified Employer Election Form shall include complete answers to all questions therein and shall include satisfactory proof of the employer's ability to secure compensation for its covered employees for work-related injuries prior to being confirmed as a Qualified Employer by the Oklahoma Insurance Department.

(d) Upon written confirmation by the Oklahoma Insurance Department that the employer has satisfied all the requirements to be recognized as a Qualified Employer, the employer may proceed with its written benefit plan and notification of employees as provided in 365:25-25-8.

(e) Upon request by the Oklahoma Insurance Department, a Qualified Employer shall submit documentation to affirm its continued compliance with the Oklahoma Employee Injury Benefit Act and this Subchapter. In addition, a Qualified Employer shall notify the Oklahoma Insurance Department of any change in information required to be submitted to the Commissioner under this Subchapter within fourteen (14) days after the change. Upon a finding that a Qualified Employer is no longer in compliance with the Oklahoma Employee Injury Benefit Act or this Subchapter, the Oklahoma Insurance Department may withdraw its confirmation of the employer as a Qualified Employer.
365:25-25-6. Election fee

A nonrefundable fee of One Thousand Five Hundred Dollars ($1,500.00) is payable, via electronic funds transfer, upon filing an employer's initial Qualified Employer Election Form and upon filing a Qualified Employer Election Form for any annual renewal thereafter.

365:25-25-7. Written benefit plan

In addition to the Qualified Employer Election Form, the employer shall provide the following documents and information to the Oklahoma Insurance Department:

1. A copy of the employer's written benefit plan;
2. A written statement explaining the procedure used to notify the employer's covered employees that the employer has elected to become a Qualified Employer;
3. The name, title, address, and telephone number for a covered employee to contact for injury benefit claims administration, and whether that party is in-house, a third-party administrator, or an insurance carrier; and
4. A copy of the employer's Employee Notice.

365:25-25-8. Employee notice

No employer shall act as a Qualified Employer in this state until such employer provides written notification to its covered employees in substantially the same form as the "Notice To Employees Concerning Qualified Employer" notice as set forth in Appendix Z of this Chapter. Such notice shall be provided to all employees upon the employer's confirmation as a Qualified Employer by the Oklahoma Insurance Department. Subsequent newly hired employees shall receive the written notification upon the employees' date of hire. Such notice shall be necessarily posted at conspicuous locations at the Qualified Employer's places of business to provide reasonable notice to all employees that the employer is a Qualified Employer, that the employer does not carry workers' compensation insurance coverage, and that the employer's workers' compensation coverage has been terminated or cancelled.

365:25-25-9. Funding of Qualified Employer’s benefit plan, liability, and other insurable risk

A Qualified Employer may self-fund or insure benefits payable under the benefit plan (which are in the nature of workers' compensation), the employer's liability under the Oklahoma
Employee Injury Benefit Act, and any other insurable risk related to its status as a Qualified Employer.

[Source: Added at 31 Ok Reg 463, eff 2-18-14 (emergency); Added at 32 Ok Reg 1971, eff 9-15-15]

365:25-25-10. Insuring Qualified Employer’s benefit plan, liability, and other insurable risk
(a) A Qualified Employer that elects to insure benefits payable under the benefit plan, the employer's liability under the Oklahoma Employee Injury Benefit Act, and any other insurable risk related to its status as a Qualified Employer, shall obtain insurance coverage in an amount equal to the compensation obligation with an admitted insurance carrier, including property and casualty insurance carrier; life, health and accident insurance carrier; or surplus lines insurer; provided, however, that such admitted or surplus lines insurer has an AM Best Rating of B+ or better. The Oklahoma Insurance Department does not approve insurance rates for any type of coverage under the Oklahoma Employee Injury Benefit Act.
(b) Such insurance coverage pertains to Oklahoma covered employees only. Employers with employees working in state(s) other than Oklahoma shall arrange separate insurance coverage in compliance with that state(s)'s laws.

[Source: Added at 31 Ok Reg 463, eff 2-18-14 (emergency); Added at 32 Ok Reg 1971, eff 9-15-15]

365:25-25-11. Self-Funding Qualified Employer’s benefit plan, liability, and other insurable risk
A Qualified Employer that elects to self-fund the benefits payable under the benefit plan, the employer's liability under the Oklahoma Employee Injury Benefit Act, and any other insurable risk related to its status as a Qualified Employer, shall secure compensation to covered employees by furnishing satisfactory proof to the Oklahoma Insurance Department of the employer's financial ability to pay the compensation and must meet the following requirements:
(1) Provide the dollar amount and documentation to support its average of the yearly claims for the last three (3) calendar or fiscal years. Such documentation shall include the total incurred claims cost for the prior three (3) calendar or fiscal years and an attachment of the loss runs that include the total incurred amounts (all paid and reserved medical and indemnity) for Oklahoma occupational injury claims incurred during a three (3) calendar or fiscal year period ending not more than one hundred twenty (120) days prior to the employer's notification to the Oklahoma Insurance Department of its election to become a Qualified Employer;
(2) Attach employer's most recent financial statement which shall include a balance sheet and income statement;
(3) Furnish satisfactory proof to the Oklahoma Insurance Department of the employer's financial ability to pay the compensation as follows:
   (A) An employer must have been continuously engaged in business for not less than three (3) years immediately preceding the employer's notification to the
Oklahoma Insurance Department of its election to become a Qualified Employer, have at least one hundred (100) employees (all states included) and at least One Million Dollars ($1,000,000.00) in net assets, and must secure a surety bond payable to the Oklahoma Insurance Department or an irrevocable letter of credit, in an amount determined by the Commissioner equal to at least the greater of: (1) One Hundred Thousand Dollars ($100,000.00); or (2) the employer's average of its yearly incurred occupational injury claims for the last three (3) calendar or fiscal years ending not more than one hundred twenty (120) days prior to the employer's notification to the Oklahoma Insurance Department of its election to become a Qualified Employer; or (3) if the employer is renewing its status as a Qualified Employer, the amount of outstanding occupational injury claims reserves for the employer, as determined by an approved third-party administrator or benefits administrator; or

(B) An employer provides proof of excess coverage with such terms and conditions as is commensurate with the employer's ability to pay the benefits required by the provisions of the Oklahoma Employee Injury Benefit Act, as determined by the Oklahoma Insurance Department. Such excess insurance must be from an admitted or surplus lines insurer with an AM Best Rating of B+ or better. The self insured retention must be approved by the Oklahoma Insurance Department, and the excess carrier's limits of liability must be statutory. An amount less than Statutory Limits must be approved in advance by the Oklahoma Insurance Department. Aggregate excess insurance may be required by the Oklahoma Insurance Department if necessary; or

(C) An employer that does not satisfy the requirements of Subsection 3(A) of this Section, may petition the Oklahoma Insurance Department for a waiver of the requirements. The Oklahoma Insurance Department may waive some or all of the requirements for good cause, subject to such security deposit and/or excess insurance requirements in an amount, determined by the Oklahoma Insurance Department, to be commensurate with the ability of the employer to pay the benefits required by the provisions of the Oklahoma Employee Injury Benefit Act.

[Source: Added at 31 Ok Reg 463, eff 2-18-14 (emergency); Added at 32 Ok Reg 1971, eff 9-15-15]

365:25-25-12. Surety bond and irrevocable letter of credit

Surety bonds must be from an admitted or surplus lines insurer with an AM Best Rating of B+ or better, and on a form prescribed by the Oklahoma Insurance Department. Irrevocable letters of credit shall contain such terms as may be prescribed by the Oklahoma Insurance Department, include an automatic renewal clause, and cannot be non-renewed without at least sixty (60) days' prior written notice to the Oklahoma Insurance Department, and shall be issued for the benefit of the Oklahoma Insurance Department by a financial institution whose deposits are insured by the Federal Deposit Insurance Corporation (FDIC). The financial institution must be approved in advance by the Oklahoma Insurance Department. The Oklahoma Insurance Department may make demand and collect on the posted letter of credit in whole or in part, in
the case of actual or imminent default of the employer to pay compensation liabilities, or the cancellation of the letter of credit without an adequate replacement.

[Source: Added at 31 Ok Reg 464, eff 2-18-14 (emergency); Added at 32 Ok Reg 1971, eff 9-15-15]

(a) A security deposit posted with the Oklahoma Insurance Department as required by 365:25-25-11 must remain in place, at its existing amount, for two (2) years after a Qualified Employer ceases to self-insure its benefit plan. The Oklahoma Insurance Department may review the adequacy or excess of the security deposit in advance of the cessation date and require modifications to the security deposit amount as necessary.
(b) A security deposit may be reduced at the Oklahoma Insurance Department's discretion after the two (2) year waiting period upon application by the employer and submission of current financial statements and occupational injury loss runs.
(c) A security deposit may be released at the Oklahoma Insurance Department's discretion upon application by the employer and submission of current financial statements and a signed and notarized affidavit, from a duly authorized officer of the employer, affirming that all occupational injury claims incurred as a Qualified Employer have been permanently closed, and the statute of repose for reopening the claims has passed.
(d) The security deposit shall be released in full by the Oklahoma Insurance Department within a reasonable period following receipt of proof of an assumption agreement or equivalent, from a licensed insurance carrier, whereby the claims liability of the employer as a Qualified Employer is transferred to and assumed by the insurance company. The assumption agreement or equivalent may be entered into before expiration of the two (2) year period provided in Subsection (A) of this Section.

[Source: Added at 31 Ok Reg 464, eff 2-18-14 (emergency); Added at 32 Ok Reg 1972, eff 9-15-15]

Upon declaration by the Insurance Commissioner that a self-insurer has become an impaired insurer, the Insurance Commissioner shall petition the Commission for its approval that the Insurance Commissioner release the Qualified Employer's required security from the Office of State Treasurer and shall advise the Oklahoma Property and Casualty Insurance Guaranty Association of the impairment.

[Source: Added at 31 Ok Reg 464, eff 2-18-14 (emergency); Added at 32 Ok Reg 1972, eff 9-15-15]

If any provisions of this Subchapter, or the application thereof to any person or circumstance, is held invalid, such invalidity shall not affect other provisions or application of
this Subchapter which shall be given effect without the invalid provision or application, and to
that end the provisions of the Subchapter are severable.

[Source: Added at 31 Ok Reg 464, eff 2-18-14 (emergency); Added at 32 Ok Reg 1972, eff 9-
15-15]