## As Passed by the Senate

# 125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 185

Representatives Schmidt, Allen, Setzer, Seitz, Aslanides, C. Evans, Olman, Schneider, Schaffer, Raga, Webster, Buehrer, Skindell, Beatty, Brown, Chandler, Cirelli, Collier, Daniels, DeBose, Domenick, Hartnett, Harwood, Hughes, Jolivette, Key, Miller, Otterman, S. Patton, Perry, Price, Redfern, Reidelbach, Seaver, S. Smith, D. Stewart, J. Stewart, Strahorn, Yates

## A BILL

То	amend sections 9.833, 124.84, 124.841, and 505.60	1
	of the Revised Code to permit the state and	2
	political subdivisions to pay some or all of the	3
	premium for their employees' long-term care	4
	insurance and to permit public officials and	5
	employees of political subdivisions to serve on	6
	the governing body of a joint self-insurance	7
	program of which the subdivision is a member.	8

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 9.833, 124.84, 124.841, and 505.60	9
of the Revised Code be amended to read as follows:	10
Sec. 9.833. (A) As used in this section, "political	11
subdivision" means a municipal corporation, township, county,	12
school district, or other body corporate and politic responsible	13
for governmental activities in a geographic area smaller than that	14
of the state.	15
(B) Political subdivisions that provide health care benefits	16

48 certifying whether the amounts reserved conform to the requirements of this division, are computed in accordance with 49 accepted loss reserving standards, and are fairly stated in 50 accordance with sound loss reserving principles, shall be prepared 51 and maintained, within ninety days after the last day of the 52 fiscal year of the entity for which the report is provided for 53 that fiscal year, in the office of the program administrator 54 described in division (C)(3) of this section. 55

The report required by division (C)(1) of this section shall

include, but not be limited to, disbursements made for the

administration of the pool program, including claims paid, costs

of the legal representation of political subdivisions and

employees, and fees paid to consultants.

The program administrator described in division (C)(3) of
this section shall make the report required by this division
62
available for inspection by any person at all reasonable times
63
during regular business hours, and, upon the request of such
person, shall make copies of the report available at cost within a
65
reasonable period of time.

- (2) Each political subdivision shall reserve funds necessary 67 for an individual or joint self-insurance program in a special 68 fund that may be established pursuant to an ordinance or 69 resolution of the political subdivision and not subject to section 70 5705.12 of the Revised Code. The political subdivision may 71 allocate the costs of insurance or any self-insurance program, or 72 both, among the funds or accounts in the subdivision's treasury on 73 the basis of relative exposure and loss experience. 74
- (3) A contract may be awarded, without the necessity of 75 competitive bidding, to any person, political subdivision, 76 nonprofit corporation organized under Chapter 1702. of the Revised 77 Code, or regional council of governments created under Chapter 78 167. of the Revised Code for purposes of administration of an 79

individual or joint self-insurance program. No such contract shall 80 be entered into without full, prior, public disclosure of all 81 terms and conditions. The disclosure shall include, at a minimum, 82 a statement listing all representations made in connection with 83 any possible savings and losses resulting from the contract, and 84 potential liability of any political subdivision or employee. The 85 proposed contract and statement shall be disclosed and presented 86 at a meeting of the political subdivision not less than one week 87 prior to the meeting at which the political subdivision authorizes 88 the contract. 89

A contract awarded to a nonprofit corporation or a regional 90 council of governments under this division may provide that all 91 employees of the nonprofit corporation or regional council of 92 governments and the employees of all entities related to the 93 nonprofit corporation or regional council of governments may be 94 covered by the individual or joint self-insurance program under 95 the terms and conditions set forth in the contract. 96

- (4) The individual or joint self-insurance program shall
  include a contract with a member of the American academy of
  actuaries for the preparation of the written evaluation of the
  reserve funds required under division (C)(1) of this section.
  100
- (5) A joint self-insurance program may allocate the costs of 101 funding the program among the funds or accounts in the treasuries 102 of the participating political subdivisions on the basis of their 103 relative exposure and loss experience.
- (6) An individual self-insurance program may allocate the 105 costs of funding the program among the funds or accounts in the 106 treasury of the political subdivision that established the 107 program.
- (7) Two or more political subdivisions may also authorize the establishment and maintenance of a joint health care cost 110

containment program, including, but not limited to, the employment

of risk managers, health care cost containment specialists, and

112

consultants, for the purpose of preventing and reducing health

care costs covered by insurance, individual self-insurance, or

114

joint self-insurance programs.

- (8) A political subdivision is not liable under a joint 116 self-insurance program for any amount in excess of amounts payable 117 pursuant to the written agreement for the participation of the 118 political subdivision in the joint self-insurance program. Under a 119 joint self-insurance program agreement, a political subdivision 120 may, to the extent permitted under the written agreement, assume 121 122 the risks of any other political subdivision. A joint self-insurance program established under this section is deemed a 123 separate legal entity for the public purpose of enabling the 124 members of the joint self-insurance program to obtain insurance or 125 to provide for a formalized, jointly administered self-insurance 126 fund for its members. An entity created pursuant to this section 127 is exempt from all state and local taxes. 128
- (9) Any political subdivision may issue general obligation 129 bonds, or special obligation bonds that are not payable from real 130 or personal property taxes, and may also issue notes in 131 anticipation of such bonds, pursuant to an ordinance or resolution 132 of its legislative authority or other governing body for the 133 purpose of providing funds to pay expenses associated with the 134 settlement of claims, whether by way of a reserve or otherwise, 135 and to pay the political subdivision's portion of the cost of 136 establishing and maintaining an individual or joint self-insurance 137 program or to provide for the reserve in the special fund 138 authorized by division (C)(2) of this section. 139

In its ordinance or resolution authorizing bonds or notes 140 under this section, a political subdivision may elect to issue 141 such bonds or notes under the procedures set forth in Chapter 133. 142

#### political subdivision.

266

Sec. 505.60. (A) As provided in this section and section 267 505.601 of the Revised Code, the board of township trustees of any 268 township may procure and pay all or any part of the cost of 269 insurance policies that may provide benefits for hospitalization, 270 surgical care, major medical care, disability, dental care, eye 271 care, medical care, hearing aids, prescription drugs, or sickness 272 and accident insurance, or a combination of any of the foregoing 273 types of insurance for township officers and employees. The board 274 of township trustees of any township may negotiate and contract 275 for the purchase of a policy of long-term care insurance for 276 township officers and employees pursuant to section 124.841 of the 277 Revised Code. 278

(B) If the board procures any insurance policies under this 279 section, the board shall provide uniform coverage under these 280 policies for township officers and full-time township employees 281 and their immediate dependents, and may provide coverage under 282 these policies for part-time township employees and their 283 immediate dependents, from the funds or budgets from which the 284 officers or employees are compensated for services, such policies 285 to be issued by an insurance company duly authorized to do 286 business in this state. Any township officer or employee may 287 refuse to accept the insurance coverage without affecting the 288 availability of such insurance coverage to other township officers 289 290 and employees.

The board may also contract for group health care services 291 with health insuring corporations holding certificates of 292 authority under Chapter 1751. of the Revised Code for township 293 officers and employees. If the board so contracts, it shall 294 provide uniform coverage under any such contracts for township 295 officers and full-time township employees and their immediate 296

(D) The board may provide the benefits authorized under this

section, without competitive bidding, by contributing to a health

326

327

Page 12

Sub. H. B. No. 185