As Reported by the Senate Insurance, Commerce and Labor Committee

125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 91

Representatives Young, Core, Grendell, Calvert, Beatty, Buehrer

A BILL

To amend sections 2305.24, 2305.25, 4121.121,	1
4121.44, 4123.01, 4123.31, 4123.342, and 4123.80	2
and to enact sections 4121.021 and 4123.15 of the	3
Revised Code to make appropriations for the Bureau	4
of Workers' Compensation for the biennium	5
beginning July 1, 2003, and ending June 30, 2005,	6
to authorize and provide conditions that govern	7
the operation of Bureau and Industrial Commission	8
programs, and to authorize an exemption from	9
participation in the workers' compensation	10
insurance program for certain employers and	11
employees based upon religious tenets or beliefs.	12

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

 Section 1. That sections 2305.24, 2305.25, 4121.121, 4121.44,
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 4123.01, 4123.31, 4123.342, and 4123.80 be amended and sections
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 4121.021 and 4123.15 of the Revised Code be enacted to read as
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 follows:
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sec. 2305.24. Any information, data, reports, or records made 17
available to a quality assurance committee or utilization 18
committee of a hospital or long-term care facility or of any 19

not-for-profit health care corporation that is a member of the 20 hospital or long-term care facility or of which the hospital or 21 long-term care facility is a member shall be are confidential and 22 shall be used by the committee and the committee members only in 23 the exercise of the proper functions of the committee. Any 24 information, data, reports, or records made available to a 25 utilization committee of a state or local medical society composed 26 of doctors of medicine or doctors of osteopathic medicine shall be 27 are confidential and shall be used by the committee and the 28 committee members only in the exercise of the proper functions of 29 the committee. A right of action similar to that a patient may 30 have against an attending physician for misuse of information, 31 data, reports, or records arising out of the physician-patient 32 relationship shall accrue against a member of a quality assurance 33 committee or utilization committee for misuse of any information, 34 data, reports, or records furnished to the committee by an 35 attending physician. No physician, institution, hospital, or 36 long-term care facility furnishing information, data, reports, or 37 records to a committee with respect to any patient examined or 38 treated by the physician or confined in the institution, hospital, 39 or long-term care facility shall, by reason of the furnishing, be 40 deemed liable in damages to any person, or be held to answer for 41 betrayal of a professional confidence within the meaning and 42 intent of section 4731.22 of the Revised Code. Information, data, 43 or reports furnished to a utilization committee of a state or 44 local medical society shall contain no name of any person involved 45 therein. 46

Any information, data, reports, or records made available to47a quality assurance committee of the bureau of workers'48compensation responsible for reviewing the professional49qualifications and the performance of providers conducting medical50examinations or file reviews for the bureau are confidential and51

shall be used by the committee and the committee members only in	52
the exercise of the proper functions of the committee.	53
As used in this section, "utilization committee" is the	54
committee established to administer a utilization review plan of a	55
hospital, of a not-for-profit health care corporation which is a	56
member of the hospital or of which the hospital is a member, or of	57
a skilled nursing facility as provided in the "Health Insurance	58
for the Aged Act," 79 Stat. 313 (1965), 42 U.S.C. 1395x(k).	59
Sec. 2305.25. As used in this section and sections 2305.251	60
to 2305.253 of the Revised Code:	61
(A)(1) "Health care entity" means an entity, whether acting	62
on its own behalf or on behalf of or in affiliation with other	63
health care entities, that conducts as part of its regular	64
business activities professional credentialing or quality review	65
activities involving the competence of, professional conduct of,	66
or quality of care provided by health care providers, including	67
both individuals who provide health care and entities that provide	68
health care.	69
(2) "Health care entity" includes any entity described in	70
division (A)(1) of this section, regardless of whether it is a	71
government entity; for-profit or nonprofit corporation; limited	72
liability company; partnership; professional corporation; state or	73
local society composed of physicians, dentists, optometrists,	74
psychologists, or pharmacists; or other health care organization.	75
(B) "Health insuring corporation" means an entity that holds	76
a certificate of authority under Chapter 1751. of the Revised	77
Code. "Health insuring corporation" includes wholly owned	78
subsidiaries of a health insuring corporation.	79
(a) "Warnital" marga sither of the following:	0.0

(C) "Hospital" means either of the following: 80

(1) An institution that has been registered or licensed by 81

the department of health as a hospital;

(2) An entity, other than an insurance company authorized to
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do business in this state, that owns, controls, or is affiliated
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with an institution that has been registered or licensed by the
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department of health as a hospital.

(D) "Incident report or risk management report" means a 87
report of an incident involving injury or potential injury to a 88
patient as a result of patient care provided by health care 89
providers, including both individuals who provide health care and 90
entities that provide health care, that is prepared by or for the 91
use of a peer review committee of a health care entity and is 92
within the scope of the functions of that committee. 93

(E)(1) "Peer review committee" means a utilization review
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 committee, quality assessment committee, performance improvement
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 committee, tissue committee, credentialing committee, or other
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 committee that does either of the following:
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(a) Conducts professional credentialing or quality review
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activities involving the competence of, professional conduct of,
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or quality of care provided by health care providers, including
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both individuals who provide health care and entities that provide
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health care;

(b) Conducts any other attendant hearing process initiated as 103a result of a peer review committee's recommendations or actions. 104

(2) "Peer review committee" includes all of the following: 105

(a) A peer review committee of a hospital or long-term care
facility or a peer review committee of a nonprofit health care
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corporation that is a member of the hospital or long-term care
facility or of which the hospital or facility is a member;

(b) A peer review committee of a community mental health 110 center; 111

(c) A board or committee of a hospital, a long-term care
facility, or other health care entity when reviewing professional
qualifications or activities of health care providers, including
both individuals who provide health care and entities that provide
health care;

(d) A peer review committee, professional standards review
committee, or arbitration committee of a state or local society
composed of members who are in active practice as physicians,
dentists, optometrists, psychologists, or pharmacists;
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(e) A peer review committee of a health insuring corporation
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that has at least a two-thirds majority of member physicians in
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active practice and that conducts professional credentialing and
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quality review activities involving the competence or professional
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conduct of health care providers that adversely affects or could
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adversely affect the health or welfare of any patient;
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(f) A peer review committee of a health insuring corporation 127 that has at least a two-thirds majority of member physicians in 128 active practice and that conducts professional credentialing and 129 quality review activities involving the competence or professional 130 conduct of a health care facility that has contracted with the 131 health insuring corporation to provide health care services to 132 enrollees, which conduct adversely affects, or could adversely 133 affect, the health or welfare of any patient; 134

(g) A peer review committee of a sickness and accident 135 insurer that has at least a two-thirds majority of physicians in 136 active practice and that conducts professional credentialing and 137 quality review activities involving the competence or professional 138 conduct of health care providers that adversely affects or could 139 adversely affect the health or welfare of any patient; 140

(h) A peer review committee of a sickness and accident141insurer that has at least a two-thirds majority of physicians in142

active practice and that conducts professional credentialing and 143 quality review activities involving the competence or professional 144 conduct of a health care facility that has contracted with the 145 insurer to provide health care services to insureds, which conduct 146 adversely affects, or could adversely affect, the health or 147 welfare of any patient; 148

(i) A peer review committee of any insurer authorized under
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Title XXXIX of the Revised Code to do the business of medical
professional liability insurance in this state that conducts
professional quality review activities involving the competence or
professional conduct of health care providers that adversely
affects or could affect the health or welfare of any patient;

(j) <u>A peer review committee of the bureau of workers'</u>
 <u>compensation responsible for reviewing the professional</u>
 <u>qualifications and the performance of providers conducting medical</u>
 <u>examinations or file reviews for the bureau;</u>

(k) Any other peer review committee of a health care entity. 159

(F) "Physician" means an individual authorized to practice
medicine and surgery, osteopathic medicine and surgery, or
podiatric medicine and surgery.

(G) "Sickness and accident insurer" means an entity
authorized under Title XXXIX of the Revised Code to do the
business of sickness and accident insurance in this state.

(H) "Tort action" means a civil action for damages for
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injury, death, or loss to a patient of a health care entity. "Tort
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action" includes a product liability claim but does not include a
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civil action for a breach of contract or another agreement between
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persons.

Sec. 4121.021. The industrial commission operating fund is 171 hereby created in the state treasury. The fund shall consist of 172

all moneys transferred to the fund pursuant to division (C) of	173
section 4123.342 of the Revised Code. Revenues credited to the	174
fund shall be used for those costs solely attributable to the	175
activities of the commission.	176

Sec. 4121.121. (A) There is hereby created the bureau of 177 workers' compensation, which shall be administered by the 178 administrator of workers' compensation. A person appointed to the 179 position of administrator shall possess significant management 180 experience in effectively managing an organization or 181 organizations of substantial size and complexity. The governor 182 shall appoint the administrator as provided in section 121.03 of 183 the Revised Code, and the administrator shall serve at the 184 pleasure of the governor. The governor shall fix the 185 administrator's salary on the basis of the administrator's 186 experience and the administrator's responsibilities and duties 187 under this chapter and Chapters 4123., 4127., and 4131. of the 188 Revised Code. The governor shall not appoint to the position of 189 administrator any person who has, or whose spouse has, given a 190 contribution to the campaign committee of the governor in an 191 amount greater than one thousand dollars during the two-year 192 period immediately preceding the date of the appointment of the 193 administrator. 194

The administrator shall hold no other public office and shall 195 devote full time to the duties of administrator. Before entering 196 upon the duties of the office, the administrator shall take an 197 oath of office as required by sections 3.22 and 3.23 of the 198 Revised Code, and shall file in the office of the secretary of 199 state, a bond signed by the administrator and by surety approved 200 by the governor, for the sum of fifty thousand dollars payable to 201 the state, conditioned upon the faithful performance of the 202 administrator's duties. 203

(B) The administrator is responsible for the management of
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the bureau of workers' compensation and for the discharge of all
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administrative duties imposed upon the administrator in this
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chapter and Chapters 4123., 4127., and 4131. of the Revised Code,
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and in the discharge thereof shall do all of the following:
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(1) Establish the overall administrative policy of the bureau 209 for the purposes of this chapter and Chapters 4123., 4127., and 210 4131. of the Revised Code, and perform all acts and exercise all 211 authorities and powers, discretionary and otherwise that are 212 required of or vested in the bureau or any of its employees in 213 this chapter and Chapters 4123., 4127., and 4131. of the Revised 214 Code, except the acts and the exercise of authority and power that 215 is required of and vested in the oversight commission or the 216 industrial commission pursuant to those chapters. The treasurer of 217 state shall honor all warrants signed by the administrator, or by 218 one or more of the administrator's employees, authorized by the 219 administrator in writing, or bearing the facsimile signature of 220 the administrator or such employee under sections 4123.42 and 221 4123.44 of the Revised Code. 222

(2) Employ, direct, and supervise all employees required in 223 connection with the performance of the duties assigned to the 224 bureau by this chapter and Chapters 4123., 4127., and 4131. of the 225 Revised Code, and may establish job classification plans and 226 compensation for all employees of the bureau provided that this 227 grant of authority shall not be construed as affecting any 228 employee for whom the state employment relations board has 229 established an appropriate bargaining unit under section 4117.06 230 of the Revised Code. All positions of employment in the bureau are 231 in the classified civil service except those employees the 232 administrator may appoint to serve at the administrator's pleasure 233 in the unclassified civil service pursuant to section 124.11 of 234 the Revised Code. The administrator shall fix the salaries of 235

employees the administrator appoints to serve at the 236 administrator's pleasure, including the chief operating officer, 237 staff physicians, and other senior management personnel of the 238 bureau and shall establish the compensation of staff attorneys of 239 the bureau's legal section and their immediate supervisors, and 240 take whatever steps are necessary to provide adequate compensation 241 for other staff attorneys. 242

The administrator may appoint a person holding a certified 243 position in the classified service to any state position in the 244 unclassified service of the bureau of workers' compensation. A 245 person so appointed shall retain the right to resume the position 246 247 and status held by the person in the classified service immediately prior to the person's appointment in the unclassified 248 service. If the position the person previously held has been 249 filled or placed in the unclassified service, or is otherwise 250 unavailable, the person shall be appointed to a position in the 251 classified service within the bureau that the department of 252 administrative services certifies is comparable in compensation to 253 the position the person previously held. Reinstatement to a 254 position in the classified service shall be to a position 255 substantially equal to that held previously, as certified by the 256 department of administrative services. Service in the position in 257 the unclassified service shall be counted as service in the 258 position in the classified service held by the person immediately 259 prior to the person's appointment in the unclassified service. 260 When a person is reinstated to a position in the classified 261 service as provided in this section, the person is entitled to all 262 rights, status, and benefits accruing to the position during the 263 person's time of service in the position in the unclassified 264 service. 265

(3) Reorganize the work of the bureau, its sections,departments, and offices to the extent necessary to achieve the267

most efficient performance of its functions and to that end may 268 establish, change, or abolish positions and assign and reassign 269 duties and responsibilities of every employee of the bureau. All 270 persons employed by the commission in positions that, after 271 November 3, 1989, are supervised and directed by the administrator 272 under this section are transferred to the bureau in their 273 respective classifications but subject to reassignment and 274 reclassification of position and compensation as the administrator 275 determines to be in the interest of efficient administration. The 276 civil service status of any person employed by the commission is 277 not affected by this section. Personnel employed by the bureau or 278 the commission who are subject to Chapter 4117. of the Revised 279 Code shall retain all of their rights and benefits conferred 280 pursuant to that chapter as it presently exists or is hereafter 2.81 amended and nothing in this chapter or Chapter 4123. of the 282 Revised Code shall be construed as eliminating or interfering with 283 Chapter 4117. of the Revised Code or the rights and benefits 284 conferred under that chapter to public employees or to any 285 bargaining unit. 286

(4) Provide offices, equipment, supplies, and other
facilities for the bureau. The administrator also shall provide
suitable office space in the service offices for the district
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hearing officers, the staff hearing officers, and commission
comployees as requested by the commission.

(5) Prepare and submit to the oversight commission 292 information the administrator considers pertinent or the oversight 293 commission requires, together with the administrator's 294 recommendations, in the form of administrative rules, for the 295 advice and consent of the oversight commission, for 296 classifications of occupations or industries, for premium rates 297 and contributions, for the amount to be credited to the surplus 298 fund, for rules and systems of rating, rate revisions, and merit 299

300 rating. The administrator shall obtain, prepare, and submit any other information the oversight commission requires for the prompt 301 and efficient discharge of its duties. 302

(6) Keep the accounts required by division (A) of section 303 4123.34 of the Revised Code and all other accounts and records 304 necessary to the collection, administration, and distribution of 305 the workers' compensation funds and shall obtain the statistical and other information required by section 4123.19 of the Revised 307 Code. 308

(7) Exercise the investment powers vested in the 309 administrator by section 4123.44 of the Revised Code in accordance 310 with the investment objectives, policies, and criteria established 311 by the oversight commission pursuant to section 4121.12 of the 312 Revised Code. The administrator shall not engage in any prohibited 313 investment activity specified by the oversight commission pursuant 314 to division (F)(6) of section 4121.12 of the Revised Code. All 315 business shall be transacted, all funds invested, all warrants for 316 money drawn and payments made, and all cash and securities and 317 other property held, in the name of the bureau, or in the name of 318 its nominee, provided that nominees are authorized by the 319 administrator solely for the purpose of facilitating the transfer 320 of securities, and restricted to the administrator and designated 321 employees. 322

(8) Make contracts for and supervise the construction of any 323 project or improvement or the construction or repair of buildings 324 under the control of the bureau. 325

(9) Purchase supplies, materials, equipment, and services; 326 make contracts for, operate, and superintend the telephone, other 327 telecommunication, and computer services for the use of the 328 bureau; and make contracts in connection with office reproduction, 329 forms management, printing, and other services. Notwithstanding 330 sections 125.12 to 125.14 of the Revised Code, the administrator 331

may transfer surplus computers and computer equipment directly to 332 an accredited public school within the state. The computers and 333 computer equipment may be repaired or refurbished prior to the 334 transfer. 335

(10) Separately from the budget the industrial commission 336 submits, prepare and submit to the director of budget and 337 management a budget for each biennium. The budget submitted shall 338 include estimates of the costs and necessary expenditures of the 339 bureau in the discharge of any duty imposed by law as well as the 340 costs of furnishing office space to the district hearing officers, 341 staff hearing officers, and commission employees under division 342 (D)-of-this-section. 343

(11) As promptly as possible in the course of efficient 344 administration, decentralize and relocate such of the personnel 345 and activities of the bureau as is appropriate to the end that the 346 receipt, investigation, determination, and payment of claims may 347 be undertaken at or near the place of injury or the residence of 348 the claimant and for that purpose establish regional offices, in 349 such places as the administrator considers proper, capable of 350 discharging as many of the functions of the bureau as is 351 practicable so as to promote prompt and efficient administration 352 in the processing of claims. All active and inactive lost-time 353 claims files shall be held at the service office responsible for 354 the claim. A claimant, at the claimant's request, shall be 355 provided with information by telephone as to the location of the 356 file pertaining to claim. The administrator shall ensure that all 357 service office employees report directly to the director for their 358 service office. 359

(12) Provide a written binder on new coverage where the
administrator considers it to be in the best interest of the risk.
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The administrator, or any other person authorized by the
administrator, shall grant the binder upon submission of a request
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for coverage by the employer. A binder is effective for a period 364 of thirty days from date of issuance and is nonrenewable. Payroll 365 reports and premium charges shall coincide with the effective date 366 of the binder. 367

(13) Set standards for the reasonable and maximum handling
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time of claims payment functions, ensure, by rules, the impartial
and prompt treatment of all claims and employer risk accounts, and
ard secure, accurate method of time stamping all incoming
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mail and documents hand delivered to bureau employees.
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(14) Ensure that all employees of the bureau follow the
orders and rules of the commission as such orders and rules relate
to the commission's overall adjudicatory policy-making and
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management duties under this chapter and Chapters 4123., 4127.,
and 4131. of the Revised Code.

(15) Manage and operate a data processing system with a 378 common data base for the use of both the bureau and the commission 379 and, in consultation with the commission, using electronic data 380 processing equipment, shall develop a claims tracking system that 381 is sufficient to monitor the status of a claim at any time and 382 that lists appeals that have been filed and orders or 383 determinations that have been issued pursuant to section 4123.511 384 or 4123.512 of the Revised Code, including the dates of such 385 filings and issuances. 386

(16) Establish and maintain a medical section within the387bureau. The medical section shall do all of the following:388

(a) Assist the administrator in establishing standard medical
(a) Assist the administrator in establishing standard medical
(a) Assist the administrator in establishing eligibility
(a) Assist the administrator in establishing eligibility
(a) Assist the administrator in establishing eligibility
(b) Assist the administrator in establishing guidelines for
(a) Assist the administrator in establishing guidelines for
(b) Assist the administrator in establishing guidelines for
(b) Assist the administrator in establishing guidelines for
(c) Assist the administrator in establish

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(b) Provide a resource to respond to questions from claims 395 examiners for employees of the bureau; 396 (c) Audit fee bill payments; 397 (d) Implement a program to utilize, to the maximum extent 398 possible, electronic data processing equipment for storage of 399 information to facilitate authorizations of compensation payments 400 for medical, hospital, drug, and nursing services; 401 (e) Perform other duties assigned to it by the administrator. 402 (17) Appoint, as the administrator determines necessary, 403 panels to review and advise the administrator on disputes arising 404 over a determination that a health care service or supply provided 405 to a claimant is not covered under this chapter or Chapter 4123. 406 of the Revised Code or is medically unnecessary. If an individual 407 health care provider is involved in the dispute, the panel shall 408 consist of individuals licensed pursuant to the same section of 409 the Revised Code as such health care provider. 410 (18) Pursuant to section 4123.65 of the Revised Code, approve 411 applications for the final settlement of claims for compensation 412 or benefits under this chapter and Chapters 4123., 4127., and 413 4131. of the Revised Code as the administrator determines 414

appropriate, except in regard to the applications of self-insuring 415 employers and their employees. 416

(19) Comply with section 3517.13 of the Revised Code, and 417 except in regard to contracts entered into pursuant to the 418 authority contained in section 4121.44 of the Revised Code, comply 419 with the competitive bidding procedures set forth in the Revised 420 Code for all contracts into which the administrator enters 421 provided that those contracts fall within the type of contracts 422 and dollar amounts specified in the Revised Code for competitive 423 bidding and further provided that those contracts are not 424 otherwise specifically exempt from the competitive bidding 425

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procedures contained in the Revised Code.

(20) Adopt, with the advice and consent of the oversight 427 commission, rules for the operation of the bureau. 428

(21) Prepare and submit to the oversight commission 429 information the administrator considers pertinent or the oversight 430 commission requires, together with the administrator's 431 recommendations, in the form of administrative rules, for the 432 advice and consent of the oversight commission, for the health 433 partnership program and the qualified health plan system, as 434 provided in sections 4121.44, 4121.441, and 4121.442 of the 435 Revised Code. 436

(C) The administrator, with the advice and consent of the 437 senate, shall appoint a chief operating officer who has 438 significant experience in the field of workers' compensation 439 insurance or other similar insurance industry experience if the 440 administrator does not possess such experience. The chief 441 operating officer shall not commence the chief operating officer's 442 duties until after the senate consents to the chief operating 443 officer's appointment. The chief operating officer shall serve in 444 the unclassified civil service of the state. 445

Sec. 4121.44. (A) The administrator of workers' compensation 446 shall oversee the implementation of the Ohio workers' compensation 447 qualified health plan system as established under section 4121.442 448 of the Revised Code. 449

(B) The administrator shall direct the implementation of the 450 health partnership program administered by the bureau as set forth 451 in section 4121.441 of the Revised Code. To implement the health 452 partnership program, the bureau: 453

(1) Shall certify one or more external vendors, which shall 454 be known as "managed care organizations," to provide medical 455

management and cost containment services in the health partnership 456 program for a period of two years beginning on the date of 457 certification, consistent with the standards established under 458 this section; 459 (2) May recertify external vendors for additional periods of 460 two years; and 461 (3) May integrate the certified vendors with bureau staff and 462 existing bureau services for purposes of operation and training to 463 allow the bureau to assume operation of the health partnership 464 program at the conclusion of the certification periods set forth 465 in division (B)(1) or (2) of this section. 466 (C) Any vendor selected shall demonstrate all of the 467 following: 468 (1) Arrangements and reimbursement agreements with a 469 substantial number of the medical, professional and pharmacy 470 providers currently being utilized by claimants. 471 (2) Ability to accept a common format of medical bill data in 472 an electronic fashion from any provider who wishes to submit 473 medical bill data in that form. 474 (3) A computer system able to handle the volume of medical 475 bills and willingness to customize that system to the bureau's 476 needs and to be operated by the vendor's staff, bureau staff, or 477 some combination of both staffs. 478 (4) A prescription drug system where pharmacies on a 479 statewide basis have access to the eligibility and pricing, at a 480 discounted rate, of all prescription drugs. 481 (5) A tracking system to record all telephone calls from 482 claimants and providers regarding the status of submitted medical 483 bills so as to be able to track each inquiry. 484 (6) Data processing capacity to absorb all of the bureau's 485

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medical bill processing or at least that part of the processing486which the bureau arranges to delegate.487

(7) Capacity to store, retrieve, array, simulate, and model
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in a relational mode all of the detailed medical bill data so that
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analysis can be performed in a variety of ways and so that the
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bureau and its governing authority can make informed decisions.
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(8) Wide variety of software programs which translate medical
terminology into standard codes, and which reveal if a provider is
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manipulating the procedures codes, commonly called "unbundling."
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(9) Necessary professional staff to conduct, at a minimum,
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authorizations for treatment, medical necessity, utilization
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review, concurrent review, post-utilization review, and have the
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attendant computer system which supports such activity and
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measures the outcomes and the savings.

(10) Management experience and flexibility to be able to 500
react quickly to the needs of the bureau in the case of required 501
change in federal or state requirements. 502

(D)(1) Information contained in a vendor's application for 503 certification in the health partnership program, and other 504 information furnished to the bureau by a vendor for purposes of 505 obtaining certification or to comply with performance and 506 financial auditing requirements established by the adminstrator 507 administrator, is for the exclusive use and information of the 508 bureau in the discharge of its official duties, and shall not be 509 open to the public or be used in any court in any proceeding 510 pending therein, unless the bureau is a party to the action or 511 512 proceeding, but the information may be tabulated and published by the bureau in statistical form for the use and information of 513 other state departments and the public. No employee of the bureau, 514 except as otherwise authorized by the administrator, shall divulge 515 any information secured by the employee while in the employ of the 516

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bureau in respect to a vendor's application for certification or 517 in respect to the business or other trade processes of any vendor 518 to any person other than the administrator or to the employee's 519 superior. 520

(2) Notwithstanding the restrictions imposed by division 521 (D)(1) of this section, the governor, members of select or 522 standing committees of the senate or house of representatives, the 523 auditor of state, the attorney general, or their designees, 524 pursuant to the authority granted in this chapter and Chapter 525 4123. of the Revised Code, may examine any vendor application or 526 other information furnished to the bureau by the vendor. None of 527 those individuals shall divulge any information secured in the 528 exercise of that authority in respect to a vendor's application 529 for certification or in respect to the business or other trade 530 processes of any vendor to any person. 531

(E) On and after January 1, 2001, a vendor shall not be any
532 insurance company holding a certificate of authority issued
pursuant to Title XXXIX of the Revised Code or any health insuring
corporation holding a certificate of authority under Chapter 1751.
535 of the Revised Code.

(F) The administrator may limit freedom of choice of health
care provider or supplier by requiring, beginning with the period
set forth in division (B)(1) or (2) of this section, that
claimants shall pay an appropriate out-of-plan copayment for
selecting a medical provider not within the health partnership
program as provided for in this section.

(G) The administrator, six months prior to the expiration of 543 the bureau's certification or recertification of the vendor or 544 vendors as set forth in division (B)(1) or (2) of this section, 545 may certify and provide evidence to the governor, the speaker of 546 the house of representatives, and the president of the senate that 547 the existing bureau staff is able to match or exceed the 548

performance and outcomes of the external vendor or vendors and549that the bureau should be permitted to internally administer the550health partnership program upon the expiration of the551certification or recertification as set forth in division (B)(1)552or (2) of this section.553

(H) The administrator shall establish and operate a bureau of 554 workers' compensation health care data program. The administrator 555 shall develop reporting requirements from all employees, employers 556 and medical providers, medical vendors, and plans that participate 557 in the workers' compensation system. The administrator shall do 558 all of the following: 559

(1) Utilize the collected data to measure and perform
 comparison analyses of costs, quality, appropriateness of medical
 care, and effectiveness of medical care delivered by all
 components of the workers' compensation system.

(2) Compile data to support activities of the selected vendor
 or vendors and to measure the outcomes and savings of the health
 partnership program.

(3) Publish and report compiled data to the governor, the 567 speaker of the house of representatives, and the president of the 568 senate on the first day of each January and July, the measures of 569 outcomes and savings of the health partnership program and the 570 qualified health plan system. The administrator shall protect the 571 confidentiality of all proprietary pricing data. 572

(I) Any rehabilitation facility the bureau operates is
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 eligible for inclusion in the Ohio workers' compensation qualified
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 health plan system or the health partnership program under the
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 same terms as other providers within health care plans or the
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 program.

(J) In areas outside the state or within the state where nogualified health plan or an inadequate number of providers within579

the health partnership program exist, the administrator shall 580 permit employees to use a nonplan or nonprogram health care 581 provider and shall pay the provider for the services or supplies 582 provided to or on behalf of an employee for an injury or 583 occupational disease that is compensable under this chapter or 584 Chapter 4123., 4127., or 4131. of the Revised Code on a fee 585 schedule the administrator adopts. 586

(K) No certified health care provider, whether certified or 587 not, shall charge, assess, or otherwise attempt to collect from an 588 employee, employer, a managed care organization, or the bureau any 589 amount for covered services or supplies that is in excess of the 590 allowed amount paid by a managed care organization, the bureau, or 591 a qualified health plan. 592

(L) The administrator shall permit any employer or group of 593 employers who agree to abide by the rules adopted under this 594 section and sections 4121.441 and 4121.442 of the Revised Code to 595 provide services or supplies to or on behalf of an employee for an 596 injury or occupational disease that is compensable under this 597 chapter or Chapter 4123., 4127., or 4131. of the Revised Code 598 through qualified health plans of the Ohio workers' compensation 599 qualified health plan system pursuant to section 4121.442 of the 600 Revised Code or through the health partnership program pursuant to 601 section 4121.441 of the Revised Code. No amount paid under the 602 qualified health plan system pursuant to section 4121.442 of the 603 Revised Code by an employer who is a state fund employer shall be 604 charged to the employer's experience or otherwise be used in 605 merit-rating or determining the risk of that employer for the 606 purpose of the payment of premiums under this chapter, and if the 607 employer is a self-insuring employer, the employer shall not 608 include that amount in the paid compensation the employer reports 609 under section 4123.35 of the Revised Code. 610

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Sec. 4123.01. As used in this chapter:

(A)(1) "Employee" means:

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(a) Every person in the service of the state, or of any 613 county, municipal corporation, township, or school district 614 therein, including regular members of lawfully constituted police 615 and fire departments of municipal corporations and townships, 616 whether paid or volunteer, and wherever serving within the state 617 or on temporary assignment outside thereof, and executive officers 618 of boards of education, under any appointment or contract of hire, 619 express or implied, oral or written, including any elected 620 official of the state, or of any county, municipal corporation, or 621 township, or members of boards of education. 622

As used in division (A)(1)(a) of this section, the term 623 "employee" includes the following persons when responding to an 624 inherently dangerous situation that calls for an immediate 625 response on the part of the person, regardless of whether the 626 person is within the limits of the jurisdiction of the person's 627 regular employment or voluntary service when responding, on the 628 condition that the person responds to the situation as the person 629 otherwise would if the person were on duty in the person's 630 jurisdiction: 631

(i) Off-duty peace officers. As used in division (A)(1)(a)(i)
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of this section, "peace officer" has the same meaning as in
633
section 2935.01 of the Revised Code.
634

(ii) Off-duty firefighters, whether paid or volunteer, of a635lawfully constituted fire department.636

(iii) Off-duty first responders, emergency medical
 technicians-basic, emergency medical technicians-intermediate, or
 emergency medical technicians-paramedic, whether paid or
 volunteer, of an ambulance service organization or emergency
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641 medical service organization pursuant to Chapter 4765. of the Revised Code. 642 (b) Every person in the service of any person, firm, or 643 private corporation, including any public service corporation, 644 that (i) employs one or more persons regularly in the same 645 business or in or about the same establishment under any contract 646 of hire, express or implied, oral or written, including aliens and 647 minors, household workers who earn one hundred sixty dollars or 648 more in cash in any calendar quarter from a single household and 649 casual workers who earn one hundred sixty dollars or more in cash 650 in any calendar quarter from a single employer, or (ii) is bound 651 by any such contract of hire or by any other written contract, to 652 pay into the state insurance fund the premiums provided by this 653 654 chapter. (c) Every person who performs labor or provides services 655 pursuant to a construction contract, as defined in section 4123.79 656 of the Revised Code, if at least ten of the following criteria 657 apply: 658 (i) The person is required to comply with instructions from 659 the other contracting party regarding the manner or method of 660 performing services; 661 (ii) The person is required by the other contracting party to 662 have particular training; 663 (iii) The person's services are integrated into the regular 664 functioning of the other contracting party; 665

(iv) The person is required to perform the work personally; 666

(v) The person is hired, supervised, or paid by the other667contracting party;668

(vi) A continuing relationship exists between the person and669the other contracting party that contemplates continuing or670

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recurring work even if the work is not full time; 671 (vii) The person's hours of work are established by the other 672 contracting party; 673 (viii) The person is required to devote full time to the 674 business of the other contracting party; 675 (ix) The person is required to perform the work on the 676 premises of the other contracting party; 677 (x) The person is required to follow the order of work set by 678 the other contracting party; 679 (xi) The person is required to make oral or written reports 680 of progress to the other contracting party; 681 (xii) The person is paid for services on a regular basis such 682 as hourly, weekly, or monthly; 683 (xiii) The person's expenses are paid for by the other 684 contracting party; 685 (xiv) The person's tools and materials are furnished by the 686 687 other contracting party; (xv) The person is provided with the facilities used to 688 perform services; 689 (xvi) The person does not realize a profit or suffer a loss 690 as a result of the services provided; 691 (xvii) The person is not performing services for a number of 692 employers at the same time; 693 (xviii) The person does not make the same services available 694 to the general public; 695 (xix) The other contracting party has a right to discharge 696 the person; 697 (xx) The person has the right to end the relationship with 698 the other contracting party without incurring liability pursuant 699

to an employment contract or agreement.

Every person in the service of any independent contractor or 701 subcontractor who has failed to pay into the state insurance fund 702 the amount of premium determined and fixed by the administrator of 703 workers' compensation for the person's employment or occupation or 704 if a self-insuring employer has failed to pay compensation and 705 benefits directly to the employer's injured and to the dependents 706 of the employer's killed employees as required by section 4123.35 707 of the Revised Code, shall be considered as the employee of the 708 person who has entered into a contract, whether written or verbal, 709 with such independent contractor unless such employees or their 710 legal representatives or beneficiaries elect, after injury or 711 death, to regard such independent contractor as the employer. 712

(2) "Employee" does not mean:

(a) A duly ordained, commissioned, or licensed minister or
 assistant or associate minister of a church in the exercise of
 715
 ministry; or
 716

(b) Any officer of a family farm corporation<u>; or</u>

(c) An individual who otherwise is an employee of an employer718but who signs the waiver and affidavit specified in section7194123.15 of the Revised Code on the condition that the720administrator has granted a waiver and exception to the721individual's employer under section 4123.15 of the Revised Code.722

Any employer may elect to include as an "employee" within 723 this chapter, any person excluded from the definition of 724 "employee" pursuant to division (A)(2) of this section. If an 725 employer is a partnership, sole proprietorship, or family farm 726 corporation, such employer may elect to include as an "employee" 727 within this chapter, any member of such partnership, the owner of 728 the sole proprietorship, or the officers of the family farm 729 corporation. In the event of an election, the employer shall serve 730

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upon the bureau of workers' compensation written notice naming the 731 persons to be covered, include such employee's remuneration for 732 premium purposes in all future payroll reports, and no person 733 excluded from the definition of "employee" pursuant to division 734 (A)(2) of this section, proprietor, or partner shall be deemed an 735 employee within this division until the employer has served such 736 notice. 737

For informational purposes only, the bureau shall prescribe 738 such language as it considers appropriate, on such of its forms as 739 it considers appropriate, to advise employers of their right to 740 elect to include as an "employee" within this chapter a sole 741 proprietor, any member of a partnership, the officers of a family 742 farm corporation, or a person excluded from the definition of 743 "employee" under division (A)(2)(a) of this section, that they 744 should check any health and disability insurance policy, or other 745 form of health and disability plan or contract, presently covering 746 them, or the purchase of which they may be considering, to 747 determine whether such policy, plan, or contract excludes benefits 748 for illness or injury that they might have elected to have covered 749 by workers' compensation. 750

(B) "Employer" means:

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(1) The state, including state hospitals, each county,
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 municipal corporation, township, school district, and hospital
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 owned by a political subdivision or subdivisions other than the
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 state;

(2) Every person, firm, and private corporation, including 756 any public service corporation, that (a) has in service one or 757 more employees regularly in the same business or in or about the 758 same establishment under any contract of hire, express or implied, 759 oral or written, or (b) is bound by any such contract of hire or 760 by any other written contract, to pay into the insurance fund the 761 premiums provided by this chapter. 762

All such employers are subject to this chapter. Any member of 763 a firm or association, who regularly performs manual labor in or 764 about a mine, factory, or other establishment, including a 765 household establishment, shall be considered an employee in 766 determining whether such person, firm, or private corporation, or 767 public service corporation, has in its service, one or more 768 employees and the employer shall report the income derived from 769 such labor to the bureau as part of the payroll of such employer, 770 and such member shall thereupon be entitled to all the benefits of 771 an employee. 772

(C) "Injury" includes any injury, whether caused by external 773
accidental means or accidental in character and result, received 774
in the course of, and arising out of, the injured employee's 775
employment. "Injury" does not include: 776

(1) Psychiatric conditions except where the conditions have 777arisen from an injury or occupational disease; 778

(2) Injury or disability caused primarily by the naturaldeterioration of tissue, an organ, or part of the body;780

(3) Injury or disability incurred in voluntary participation
 in an employer-sponsored recreation or fitness activity if the
 employee signs a waiver of the employee's right to compensation or
 benefits under this chapter prior to engaging in the recreation or
 fitness activity.

(D) "Child" includes a posthumous child and a child legally 786 adopted prior to the injury. 787

(E) "Family farm corporation" means a corporation founded for 788 the purpose of farming agricultural land in which the majority of 789 the voting stock is held by and the majority of the stockholders 790 are persons or the spouse of persons related to each other within 791 the fourth degree of kinship, according to the rules of the civil 792 law, and at least one of the related persons is residing on or 793

actively operating the farm, and none of whose stockholders are a 794 corporation. A family farm corporation does not cease to qualify 795 under this division where, by reason of any devise, bequest, or 796 the operation of the laws of descent or distribution, the 797 ownership of shares of voting stock is transferred to another 798 person, as long as that person is within the degree of kinship 799 stipulated in this division. 800

(F) "Occupational disease" means a disease contracted in the 801 course of employment, which by its causes and the characteristics 802 of its manifestation or the condition of the employment results in 803 a hazard which distinguishes the employment in character from 804 employment generally, and the employment creates a risk of 805 contracting the disease in greater degree and in a different 806 manner from the public in general.

(G) "Self-insuring employer" means an employer who is granted 808 the privilege of paying compensation and benefits directly under 809 section 4123.35 of the Revised Code, including a board of county 810 commissioners for the sole purpose of constructing a sports 811 facility as defined in section 307.696 of the Revised Code, 812 provided that the electors of the county in which the sports 813 facility is to be built have approved construction of a sports 814 facility by ballot election no later than November 6, 1997. 815

(H) "Public employer" means an employer as defined in 816division (B)(1) of this section. 817

Sec. 4123.15. (A) An employer who is a member of a recognized818religious sect or division of a recognized religious sect and who819is an adherent of established tenets or teachings of that sect or820division by reason of which the employer is conscientiously821opposed to benefits to employers and employees from any public or822private insurance that makes payment in the event of death,823disability, impairment, old age, or retirement or makes payments824

toward the cost of, or provides services in connection with the	825
payment for, medical services, including the benefits from any	826
insurance system established by the "Social Security Act," 42	827
U.S.C.A. 301, et seq., may apply to the administrator of workers'	828
compensation to be excepted from payment of premiums and other	829
charges assessed under this chapter and Chapter 4121. of the	830
Revised Code with respect to, or if the employer is a	831
self-insuring employer, from payment of direct compensation and	832
benefits to and assessments required by this chapter and Chapter	833
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4121. of the Revised Code on account of, an individual employee	835
who meets the requirements of this section. The employer shall	836
make an application on forms provided by the bureau of workers'	837
compensation which forms may be those used by or similar to those	838
used by the United States internal revenue service for the purpose	839
of granting an exemption from payment of social security taxes	840
under 26 U.S.C.A. 1402(g) of the Internal Revenue Code, and shall	841
include a written waiver signed by the individual employee to be	842
excepted from all the benefits and compensation provided in this	843
chapter and Chapter 4121. of the Revised Code.	043
The application also shall include affidavits signed by the	844
employer and the individual employee that the employer and the	845
individual employee are members of a recognized religious sect or	846
division of a recognized religious sect and are adherents of	847
established tenets or teaching of that sect or division by reason	848
of which the employer and the individual employee are	849
conscientiously opposed to benefits to employers and employees	850
received from any public or private insurance that makes payments	851
in the event of death, disability, impairment, old age, or	852
retirement or makes payments toward the cost of, or provides	853
services in connection with the payment for, medical services,	854
including the benefits from any insurance system established by	855
the "Social Security Act," 42 U.S.C.A. 301, et seq. If the	856

individual is a minor, the quardian of the minor shall complete	357
	358
(B) The administrator shall grant the waiver and exception to	359
the employer for a particular individual employee if the	360
administrator finds that the employer and the individual employee	361
are members of a sect or division having the established tenets or	362
teachings described in division (A) of this section, that it is	363
the practice, and has been for a substantial number of years, for	364
members of the sect or division of the sect to make provision for	365
their dependent members which, in the administrator's judgment, is	366
reasonable in view of their general level of hiring, and that the	367
sect or division of the sect has been in existence at all times	368
since December 31, 1950.	369
(C) A waiver and exception under division (B) of this section	370
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charges assessed under this chapter or Chapter 4121. of the	381
Revised Code, or if the individual is a self-insuring employer,	382
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benefits directly or other charges assessed under this chapter or	384
Chapter 4121. of the Revised Code in regard to that individual	385
-	386
chapters, and the employer and the employer's other employees are	387
entitled to the protections of sections 4123.74 and 4123.741 of	888

the Revised Code, as to that individual employee, and as to	889
injuries and occupational diseases of that individual employee	890
that occur on and after the effective date of the waiver and	891
exception.	892

(D) A waiver and exception granted in regard to a specific 893 employer and individual employee are valid for all future years 894 unless the administrator determines that the employer, individual 895 employee, or sect or division ceases to meet the requirements of 896 this section. If the administrator makes this determination, the 897 employer is liable for the payment of premiums and other charges 898 assessed under this chapter and Chapter 4121. of the Revised Code, 899 or if the employer is a self-insuring employer, the employer is 900 liable for the payment of compensation and benefits directly and 901 other charges assessed under those chapters, in regard to the 902 individual employee for all injuries and occupational diseases of 903 that individual that occur on and after the date of the 904 administrator's determination, and the individual employee is 905 entitled to all of the benefits and compensation provided in those 906 chapters for an injury or occupational disease that occurs on or 907 after the date of the administrator's determination. 908

Sec. 4123.31. The moneys in the state treasury for the use of 909 the bureau of workers' compensation and the industrial commission 910 shall be known as the workers' compensation fund and group. The 911 moneys from each fund shall be disbursed respectively pursuant to 912 vouchers approved by the administrator of workers' compensation or 913 the administrator's designee, or by the chairperson of the 914 commission or the chairperson's designee. 915

The bureau and the commission shall provide for the custody, 916 safekeeping, and deposit of all moneys, checks, and drafts 917 received by it the bureau or commission or any of its employees or 918 agents prior to paying the moneys, checks, and drafts to the 919

920 treasurer of state as provided by section 113.08 of the Revised Code. 921

Sec. 4123.342. (A) The administrator of workers' compensation 922 shall allocate among counties and taxing districts therein as a 923 924 class, the state and its instrumentalities as a class, private employers who are insured under the private fund as a class, and 925 self-insuring employers as a class their fair shares of the 926 administrative costs which are to be borne by such employers under 927 division (D) of section 4123.341 of the Revised Code, separately 928 allocating to each class those costs solely attributable to the 929 activities of the industrial commission, and those costs solely 930 attributable to the activities of the workers' compensation 931 oversight commission, and the bureau of workers' compensation in 932 respect of the class, allocating to any combination of classes 933 those costs attributable to the activities of the industrial 934 commission, oversight commission, or bureau in respect of the 935 classes, and allocating to all four classes those costs 936 attributable to the activities of the industrial commission, 937 oversight commission, and bureau in respect of all classes. The 938 administrator shall separately calculate each employer's 939 assessment in the class, except self-insuring employers, on the 940 basis of the following three factors: payroll, paid compensation, 941 and paid medical costs of the employer for those costs solely 942 attributable to the activities of the oversight commission and the 943 bureau. The administrator shall separately calculate each 944 employer's assessment in the class, except self-insuring 945 employers, on the basis of the following three factors: payroll, 946 paid compensation, and paid medical costs of the employer for 947 those costs solely attributable to the activities of the 948 industrial commission. The administrator shall separately 949 calculate each self-insuring employer's assessment in accordance 950 with section 4123.35 of the Revised Code for those costs solely 951

attributable to the activities of the oversight commission and the	952
bureau. The administrator shall separately calculate each	953
self-insuring employer's assessment in accordance with section	954
4123.35 of the Revised Code for those costs solely attributable to	955
the activities of the industrial commission. In a timely manner,	956
the industrial commission shall provide to the administrator, the	957
information necessary for the administrator to allocate and	958
calculate, with the approval of the chairperson of the industrial	959
commission, for each class of employer as described in this	960
division, the costs solely attributable to the activities of the	961
industrial commission.	962
(B) The administrator shall divide the administrative cost	963
assessments collected by the administrator into two administrative	964
assessment accounts within the state insurance fund. One of the	965
administrative assessment accounts shall consist of the	966
administrative cost assessment collected by the administrator for	967
the industrial commission. The other administrative assessment	968
account shall consist of the administrative cost assessments	969
collected by the administrator for the bureau and the workers'	970
compensation oversight commission. The administrator may invest	971
the administrative cost assessments in these accounts on behalf of	972
the bureau and the industrial commission as authorized in section	973
4123.44 of the Revised Code. In a timely manner, the administrator	974
shall provide to the industrial commission the information and	975
reports the commission deems necessary for the commission to	976
monitor the receipts and the disbursements from the administrative	977
assessment account for the industrial commission.	978
(C) The administrator or the administrator's designee shall	979
transfer moneys as necessary from the administrative assessment	980
account identified for the bureau and the workers' compensation	981
oversight commission to the workers' compensation fund for the use	982
	002

of the bureau and the oversight commission. As necessary and upon 983

984 the authorization of the industrial commission, the administrator 985 or the administrator's designee shall transfer moneys from the 986 administrative assessment account identified for the industrial 987 commission to the industrial commission operating fund created 988 under section 4121.021 of the Revised Code. To the extent that the 989 moneys collected by the administrator in any fiscal biennium of 990 the state equal the sum appropriated by the general assembly for 991 administrative costs of the industrial commission, oversight 992 commission, and bureau for the biennium, the moneys shall be paid 993 into the workers' compensation fund and the industrial commission 994 operating fund of the state and any remainder shall be retained in 995 the state insurance fund and applied to reduce the amount 996 collected during the next biennium. Sections 4123.41, 4123.35, and 997 4123.37 of the Revised Code apply to the collection of assessments 998 from public and private employers respectively, except that for 999 boards of county hospital trustees that are self-insuring 1000 employers, only those provisions applicable to the collection of 1001 assessments for private employers apply.

Sec. 4123.80. No agreement by an employee to waive his an1002employee's rights to compensation under this chapter is valid,1003except that:1004

(A) An employee who is blind may waive the compensation that 1005 may become due him to the employee for injury or disability in 1006 cases where the injury or disability may be directly caused by or 1007 due to his the employee's blindness. The administrator of workers' 1008 compensation, with the advice and consent of the workers' 1009 compensation oversight commission, may adopt and enforce rules 1010 governing the employment of such persons and the inspection of 1011 their places of employment. 1012

(B) An employee may waive his the employee's rights to
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 compensation or benefits as authorized pursuant to division (C)(3)
 1014

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of section 4	123.01 <u>or section 4123.</u>	<u>15</u> c	of the Revise	d C	ode.	1015
No agreement by an employee to pay any portion of the premium						1016
paid by his the employee's employer into the state insurance fund						1017
is valid.						1018
Section	2. That existing section	ons	2305.24, 230	5.2	5, 4121.121,	1019
4121.44, 412	23.01, 4123.31, 4123.342	, ar	nd 4123.80 of	th	e Revised	1020
Code are her	reby repealed.					1021
Section	3. All items in this se	ecti	ion are hereb	y aj	ppropriated	1022
out of any m	noneys in the state treat	sury	y to the cred	it	of the	1023
designated f	und. For all appropriat	ions	s made in this	s a	ct, those in	1024
the first co	olumn are for fiscal yea:	r 20	004, and those	e i	n the second	1025
column are f	for fiscal year 2005.					1026
FND AI	AI TITLE		Appro	pri	ations	1027
	BWC BUREAU OF WORKE	RS '	COMPENSATION			1028
Workers' Com	pensation Fund Group					1029
023 855-401	William Green Lease	\$	18,734,613	\$	19,239,613	1030
	Payments to OBA					
023 855-407	Claims, Risk & Medical	\$	140,052,037	\$	140,052,037	1031
	Management					
023 855-408	Fraud Prevention	\$	11,713,797	\$	11,713,797	1032
023 855-409	Administrative	\$	119,246,553	\$	119,246,553	1033
	Services					
023 855-410	Attorney General	\$	4,314,644	\$	4,314,644	1034
	Payments					
822 855-606	Coal Workers' Fund	\$	91,894	\$	91,894	1035
823 855-608	Marine Industry	\$	53,952	\$	53,952	1036
825 855-605	Disabled Workers	\$	693,764	\$	693,764	1037
	Relief Fund					
826 855-609	Safety & Hygiene	\$	20,130,820	\$	20,130,820	1038
	Operating					

826 855-610 Safety Grants Program	\$ 2,000,000	\$ 2,000,000	1039
TOTAL WCF Workers' Compensation			1040
Fund Group	\$ 317,032,074	\$ 317,537,074	1041
TOTAL ALL BUDGET FUND GROUPS	\$ 317,032,074	\$ 317,537,074	1042

WILLIAM GREEN LEASE PAYMENTS

The foregoing appropriation item 855-401, William Green Lease 1044 Payments to OBA, shall be used for lease payments to the Ohio 1045 Building Authority, and these appropriations shall be used to meet 1046 all payments at the times they are required to be made during the 1047 period from July 1, 2004, to June 30, 2005, by the Bureau of 1048 Workers' Compensation to the Ohio Building Authority pursuant to 1049 leases and agreements made under Chapter 152. of the Revised Code 1050 and Section 6 of Am. Sub. H.B. 743 of the 118th General Assembly. 1051 Of the amounts received in Fund 023, appropriation item 855-401, 1052 up to \$37,974,226 shall be restricted for lease rental payments to 1053 the Ohio Building Authority. If it is determined that additional 1054 appropriations are necessary for such purpose, such amounts are 1055 hereby appropriated. 1056

Notwithstanding any other provision of law to the contrary,1057all tenants of the William Green Building not funded by the1058Workers' Compensation Fund (Fund 023) shall pay their fair share1059of the costs of lease payments to the Workers' Compensation Fund1060(Fund 023) by intrastate transfer voucher.1061

WORKERS' COMPENSATION FRAUD UNIT

The Workers' Compensation Section Fund (Fund 195) shall 1063 receive payments from the Bureau of Workers' Compensation at the 1064 beginning of each quarter of each fiscal year to fund expenses of 1065 the Workers' Compensation Fraud Unit of the Attorney General's 1066 Office. Of the foregoing appropriation item 855-410, Attorney 1067 General Payments, \$773,151 in fiscal year 2004 and \$773,151 in 1068 fiscal year 2005 shall be used to provide these payments. 1069

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SAFETY AND HYGIENE

Notwithstanding section 4121.37 of the Revised Code, the1071Administrator of Workers' Compensation shall transfer moneys from1072the State Insurance Fund so that appropriation item 855-609,1073Safety and Hygiene Operating, is provided \$20,130,820 in fiscal1074year 2004 and \$20,130,820 in fiscal year 2005.1075

BALANCES

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Notwithstanding any provision of law to the contrary, the 1077 Director of Budget and Management shall make any transfers of cash 1078 balances between funds made necessary by the creation of new funds 1079 or the consolidation of funds as authorized by the General 1080 Assembly. Within the first five days after the effective date of 1081 this section, the head of the Industrial Commission shall certify 1082 to the Director of Budget and Management the amount of the cash 1083 balance to be transferred to the Industrial Commission Operating 1084 Fund (Fund 5W3). The Director of Budget and Management may 1085 transfer the amount. Within thirty days after the effective date 1086 of this section, the head of the Industrial Commission shall 1087 certify the final transfer amount to the Director of Budget and 1088 Management. The Director shall transfer the cash from the Workers' 1089 Compensation Fund (Fund 023) to the Industrial Commission 1090 Operating Fund (Fund 5W3). 1091

To implement funding changes as described above pertaining to 1092 prior year encumbrance balances and commensurate appropriation 1093 authority, in fiscal year 2004 the Director of Budget and 1094 Management may cancel encumbrances outstanding on June 30, 2003, 1095 and reestablish such prior year encumbrances or parts of 1096 encumbrances as needed in fiscal year 2004 in the appropriate fund 1097 or appropriation item as authorized in this act for the same 1098 purpose and to the same vendor. As determined by the director, the 1099 appropriation authority necessary to reestablish such prior year 1100

Page 36

encumbrances in fiscal year 2004 in a different fund or1101appropriation item within an agency or between agencies is1102authorized. The director shall reduce each prior year's1103appropriation authority by the amount of the encumbrances canceled1104in their respective funds and appropriation items.1105

VOCATIONAL REHABILITATION

The Bureau of Workers' Compensation and the Rehabilitation 1107 Services Commission shall enter into an interagency agreement for 1108 the provision of vocational rehabilitation services and staff to 1109 mutually eligible clients. The bureau shall provide \$587,774 in 1110 fiscal year 2004 and \$605,407 in fiscal year 2005 from the State 1111 Insurance Fund to fund vocational rehabilitation services and 1112 staff in accordance with the interagency agreement. 1113

FUND BALANCE

Any unencumbered cash balance in excess of \$45,000,000 in the 1115 Workers' Compensation Fund (Fund 023) on the thirtieth day of June 1116 of each fiscal year shall be used to reduce the administrative 1117 cost rate charged to employers to cover appropriations for Bureau 1118 of Workers' Compensation operations. 1119

Section 4. On July 1, 2003, or as soon thereafter as 1120 possible, the Director of Budget and Management shall transfer an 1121 amount equal to the amount of existing encumbrances in Fund 023 1122 appropriation items 845-321, Operating Expenses; 845-402, Rent - 1123 William Green Building; and 845-410, Attorney General Payments, 1124 from Fund 023 to Fund 5W3 under the Ohio Industrial Commission. 1125

On July 1, 2003, or as soon thereafter as possible, the 1126 Director of Budget and Management shall transfer the amount 1127 certified by the Ohio Industrial Commission from Fund 023 to Fund 1128 5W3. Any existing encumbrances in appropriation items 845-321, 1129 Operating Expenses; 845-402, Rent - William Green Building; and 1130

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845-410, Attorney General Payments, under Fund 023 shall be 1131 canceled and re-established against appropriation items 845-321, 1132 Operating Expenses; 845-402, Rent - William Green Building; and 1133 845-410, Attorney General Payments, under Fund 5W3, respectively. 1134 The amounts of the re-established encumbrances are hereby 1135 appropriated. 1136

Section 5. The Director of the Legislative Service Commission 1137 shall renumber the Bureau of Workers' Compensation safety and 1138 hygiene rules currently bearing Administrative Code division-level 1139 designation 4121:1 so that the rules bear instead division-level 1140 designation 4123:1. Thereafter, division-level designation 4123:1 1141 constitutes an official part of the official Administrative Code 1142 rule numbers of the Bureau of Workers' Compensation safety and 1143 hygiene rules, and a reference in a statute, rule, contract, or 1144 other document to a safety and hygiene rule bearing Administrative 1145 Code division-level designation 4121:1 is deemed to refer to the 1146 same rule as officially renumbered pursuant to this section. 1147

Section 6. Law contained in the main operating appropriations 1148 act of the 125th General Assembly that applies generally to the 1149 appropriations made in that act also applies generally to the 1150 appropriations made in this act. 1151

Section 7. Sections 2305.24, 2305.25, 4121.121, 4121.44, 1152 4123.01, 4123.31, 4123.342, and 4123.80 of the Revised Code as 1153 amended by this act and sections 4121.021 and 4123.15 of the 1154 Revised Code as enacted by this act are subject to the referendum. 1155 Therefore, under Ohio Constitution, Article II, Section 1c and 1156 section 1.471 of the Revised Code, the sections as amended or 1157 enacted take effect on the ninety-first day after this act is 1158 filed with the Secretary of State. If, however, a referendum 1159 petition is filed against such a section as amended or enacted, or 1160

against an item of which such a section is composed, the section 1161 as amended or enacted or item, unless rejected at the referendum, 1162 takes effect at the earliest time permitted by law. 1163

Section 8. The uncodified sections of law contained in this 1164 act, and the items of law of which the uncodified sections of law 1165 contained in this act are composed, are not subject to the 1166 referendum. Therefore, under Ohio Constitution, Article II, 1167 Section 1d and section 1.471 of the Revised Code, the uncodified 1168 sections of law contained in this act, and the items of law of 1169 which the uncodified sections of law contained in this act are 1170 composed, go into immediate effect when this act becomes law. 1171

Section 9. An item that composes the whole or part of an1172uncodified section contained in this act has no effect after June117330, 2005, unless the context clearly indicates otherwise.1174

Section 10. Section 4123.01 of the Revised Code is presented 1175 in this act as a composite of the section as amended by both H.B. 1176 675 and Am. Sub. S.B. 223 of the 124th General Assembly. The 1177 General Assembly, applying the principle stated in division (B) of 1178 section 1.52 of the Revised Code that amendments are to be 1179 harmonized if reasonably capable of simultaneous operation, finds 1180 that the composite is the resulting version of the section in 1181 effect prior to the effective date of the section as presented in 1182 this act. 1183

Section 11. If any item of law that constitutes the whole or 1184 part of a codified or uncodified section of law contained in this 1185 act, or if any application of any item of law that constitutes the 1186 whole or part of a codified or uncodified section of law contained 1187 in this act, is held invalid, the invalidity does not affect other 1188 times of law or applications of items of law that can be given 1189

effect without the invalid item of law or application. To this 1190 end, the items of law of which the codified and uncodified 1191 sections of law contained in this act are composed, and their 1192 applications, are independent and severable. 1193