As Reported by the Senate Insurance, Commerce and Labor Committee

127th General Assembly Regular Session 2007-2008

Sub. H. B. No. 79

13

Representative Batchelder

Cosponsors: Representatives McGregor, J., Fessler, Latta, Stebelton, Webster, Uecker, Aslanides, Bacon, Blessing, Collier, Combs, Daniels, Dolan, Evans, Flowers, Gibbs, Goodwin, Hagan, J., Huffman, Hughes, McGregor, R., Mecklenborg, Patton, Peterson, Reinhard, Schindel, Schneider, Setzer, Wachtmann, Wagner, Wagoner, White, Widowfield, Wolpert, Zehringer

A BILL

To amend sections 101.532, 101.82, 127.14, 4121.03,
4121.121, 4121.75, 4121.76, 4121.77, 4121.79,
4123.29, 4123.341, 4123.342, and 4123.35 of the
Revised Code to make changes to the law governing
4 the Workers' Compensation Council, to specify that
an employer group is considered one employer for
purposes of workers' compensation group rating,
and to make an appropriation.

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

| Section 1. That sections 101.532, 101.82, 127.14, 4121.03, | 9 |
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| 4121.121, 4121.75, 4121.76, 4121.77, 4121.79, 4123.29, 4123.341, | 10 |
| 1123.342, and 4123.35 of the Revised Code be amended to read as | 11 |
| Follows: | 12 |
| | |

Sec. 101.532. The main operating appropriations bill shall

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| not contain appropriations for the industrial commission, the | 14 |
| workers' compensation council, or the bureau of workers' | 15 |
| compensation. Appropriations for these two agencies the bureau and | 16 |
| the council shall be enacted in one bill, and appropriations for | 17 |
| the industrial commission shall be enacted in a separate bills | 18 |
| bill. | 19 |
| Sec. 101.82. As used in sections 101.82 to 101.87 of the | 20 |
| Revised Code: | 21 |
| (A) "Agency" means any board, commission, committee, or | 22 |
| council, or any other similar state public body required to be | 23 |
| established pursuant to state statutes for the exercise of any | 24 |
| function of state government and to which members are appointed or | 25 |
| elected. "Agency" does not include the following: | 26 |
| (1) The general assembly, or any commission, committee, or | 27 |
| other body composed entirely of members of the general assembly; | 28 |
| (2) Any court; | 29 |
| (3) Any public body created by or directly pursuant to the | 30 |
| constitution of this state; | 31 |
| (4) The board of trustees of any institution of higher | 32 |
| education financially supported in whole or in part by the state; | 33 |
| (5) Any public body that has the authority to issue bonds or | 34 |
| notes or that has issued bonds or notes that have not been fully | 35 |
| repaid; | 36 |
| (6) The public utilities commission of Ohio; | 37 |
| (7) The consumers' council governing board; | 38 |
| (8) The Ohio board of regents; | 39 |
| (9) Any state board or commission that has the authority to | 40 |
| issue any final adjudicatory order that may be appealed to the | 41 |
| court of common pleas under Chapter 119. of the Revised Code; | 42 |

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| (10) Any board of elections; | 43 |
| (11) The board of directors of the Ohio insurance guaranty | 44 |
| association and the board of governors of the Ohio fair plan | 45 |
| underwriting association; | 46 |
| (12) The Ohio public employees deferred compensation board; | 47 |
| (13) The Ohio retirement study council; | 48 |
| (14) The board of trustees of the Ohio police and fire | 49 |
| pension fund, public employees retirement board, school employees | 50 |
| retirement board, state highway patrol retirement board, and state | 51 |
| teachers retirement board; | 52 |
| (15) The industrial commission; | 53 |
| (16) The parole board; | 54 |
| (17) The board of tax appeals; | 55 |
| (18) The controlling board; | 56 |
| (19) The release authority of department of youth services; | 57 |
| (20) The environmental review appeals commission; | 58 |
| (21) The Ohio ethics commission; | 59 |
| (22) The Ohio public works commission; | 60 |
| (23) The self-insuring employers evaluation board; | 61 |
| (24) The state board of deposit; | 62 |
| (25) The state employment relations board: | 63 |
| (26) The workers' compensation council. | 64 |
| (B) "Abolish" means to repeal the statutes creating and | 65 |
| empowering an agency, remove its personnel, and transfer its | 66 |
| records to the department of administrative services pursuant to | 67 |
| division (E) of section 149.331 of the Revised Code. | 68 |
| (C) "Terminate" means to amend or repeal the statutes | 69 |

| authorize such transfers from the accrued leave liability fund, | 100 |
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| auto registration distribution fund, budget stabilization fund, | 101 |
| development bond retirement fund, facilities establishment fund, | 102 |
| gasoline excise tax fund, general revenue fund, higher education | 103 |
| improvement fund, highway improvement bond retirement fund, | 104 |
| highway obligations bond retirement fund, highway capital | 105 |
| improvement fund, highway operating fund, horse racing tax fund, | 106 |
| improvements bond retirement fund, public library fund, liquor | 107 |
| control fund, local government fund, local transportation | 108 |
| improvement program fund, mental health facilities improvement | 109 |
| fund, Ohio fairs fund, parks and recreation improvement fund, | 110 |
| public improvements bond retirement fund, school district income | 111 |
| tax fund, state agency facilities improvement fund, state and | 112 |
| local government highway distribution fund, state highway safety | 113 |
| fund, state lottery fund, undivided liquor permit fund, Vietnam | 114 |
| conflict compensation bond retirement fund, volunteer fire | 115 |
| fighters' dependents fund, waterways safety fund, wildlife fund, | 116 |
| workers' compensation fund, workers' compensation council | 117 |
| remuneration fund, or any fund not specified in this division that | 118 |
| the director of budget and management determines to be a bond fund | 119 |
| or bond retirement fund; | 120 |
| (E) Transfers of all or part of those appropriations included | 121 |
| in the emergency purposes account of the controlling board; | 122 |
| (F) Temporary transfers of all or part of an appropriation or | 123 |
| other moneys into and between existing funds, or new funds, as may | 124 |
| be established by law when needed for capital outlays for which | 125 |
| notes or bonds will be issued; | 126 |
| (G) Transfer or release of all or part of an appropriation to | 127 |
| a state agency requiring controlling board approval of such | 128 |
| transfer or release as provided by law; | 129 |
| | |

(H) Temporary transfer of funds included in the emergency

purposes appropriation of the controlling board. Such temporary

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Notwithstanding any provisions of law providing for the 159 deposit of revenues received by a state agency to the credit of a 160 particular fund in the state treasury, whenever there is a 161 temporary transfer of funds included in the emergency purposes 162 appropriation of the controlling board pursuant to division (H) of 163

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| this section, revenues received by any state agency receiving such | 164 |
| a temporary transfer of funds shall, as directed by the | 165 |
| controlling board, be transferred back to the emergency purposes | 166 |
| appropriation. | 167 |
| The board may delegate to the director of budget and | 168 |
| management authority to approve transfers among items of | 169 |
| appropriation under division (A) of this section. | 170 |
| Sec. 4121.03. (A) The governor shall appoint from among the | 171 |
| members of the industrial commission the chairperson of the | 172 |
| industrial commission. The chairperson shall serve as chairperson | 173 |
| at the pleasure of the governor. The chairperson is the head of | 174 |
| the commission and its chief executive officer. | 175 |
| (B) The chairperson shall appoint, after consultation with | 176 |
| other commission members and obtaining the approval of at least | 177 |
| one other commission member, an executive director of the | 178 |
| commission. The executive director shall serve at the pleasure of | 179 |
| the chairperson. The executive director, under the direction of | 180 |
| the chairperson, shall perform all of the following duties: | 181 |
| (1) Act as chief administrative officer for the commission; | 182 |
| (2) Ensure that all commission personnel follow the rules of | 183 |
| the commission; | 184 |
| (3) Ensure that all orders, awards, and determinations are | 185 |
| properly heard and signed, prior to attesting to the documents; | 186 |
| (4) Coordinate, to the fullest extent possible, commission | 187 |
| activities with the bureau of workers' compensation activities; | 188 |
| (5) Do all things necessary for the efficient and effective | 189 |
| implementation of the duties of the commission. | 190 |
| The responsibilities assigned to the executive director of | 191 |
| the commission do not relieve the chairperson from final | 192 |
| responsibility for the proper performance of the acts specified in | 193 |

following a hearing, scheduling of hearings and medical

| examinations, tracking of claims, retrieval of information, and | 225 |
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| any other matter within the commission's jurisdiction, and shall | 226 |
| provide and input information into the electronic data processing | 227 |
| equipment as necessary to effect the success of the claims | 228 |
| tracking system established pursuant to division (B)(15) of | 229 |
| section 4121.121 of the Revised Code; | 230 |

- (6) Exercise all administrative and nonadjudicatory powers 231 and duties conferred upon the commission by Chapters 4121., 4123., 232 4127., and 4131. of the Revised Code; 233
 - (7) Approve all contracts for special services. 234
- (D) The chairperson is responsible for all administrative 235 matters and may secure for the commission facilities, equipment, 236 and supplies necessary to house the commission, any employees, and 237 files and records under the commission's control and to discharge 238 any duty imposed upon the commission by law, the expense thereof 239 to be audited and paid in the same manner as other state expenses. 240 For that purpose, the chairperson, separately from the budget 241 prepared by the administrator of workers' compensation and the 242 budget prepared by the director of the workers' compensation 243 council, shall prepare and submit to the office of budget and 244 management a budget for each biennium according to sections 245 101.532 and 107.03 of the Revised Code. The budget submitted shall 246 cover the costs of the commission and staff and district hearing 247 officers in the discharge of any duty imposed upon the 248 chairperson, the commission, and hearing officers by law. 249
- (E) A majority of the commission constitutes a quorum to 250 transact business. No vacancy impairs the rights of the remaining 251 members to exercise all of the powers of the commission, so long 252 as a majority remains. Any investigation, inquiry, or hearing that 253 the commission may hold or undertake may be held or undertaken by 254 or before any one member of the commission, or before one of the 255 deputies of the commission, except as otherwise provided in this 256

| chapter and Chapters 4123., 4127., and 4131. of the Revised Code. | 257 |
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| Every order made by a member, or by a deputy, when approved and | 258 |
| confirmed by a majority of the members, and so shown on its record | 259 |
| of proceedings, is the order of the commission. The commission may | 260 |
| hold sessions at any place within the state. The commission is | 261 |
| responsible for all of the following: | 262 |

- (1) Establishing the overall adjudicatory policy and 263 management of the commission under this chapter and Chapters 264 4123., 4127., and 4131. of the Revised Code, except for those 265 administrative matters within the jurisdiction of the chairperson, 266 bureau of workers' compensation, and the administrator of workers' 267 compensation under those chapters; 268
- (2) Hearing appeals and reconsiderations under this chapter 269 and chapters Chapters 4123., 4127., and 4131. of the Revised Code; 270
- (3) Engaging in rulemaking where required by this chapter or 271 Chapter 4123., 4127., or 4131. of the Revised Code. 272
- Sec. 4121.121. (A) There is hereby created the bureau of 273 workers' compensation, which shall be administered by the 274 administrator of workers' compensation. A person appointed to the 275 position of administrator shall possess significant management 276 experience in effectively managing an organization or 277 organizations of substantial size and complexity. A person 278 appointed to the position of administrator also shall possess a 279 minimum of five years of experience in the field of workers' 280 compensation insurance or in another insurance industry, except as 281 otherwise provided when the conditions specified in division (C) 282 of this section are satisfied. The governor shall appoint the 283 administrator as provided in section 121.03 of the Revised Code, 284 and the administrator shall serve at the pleasure of the governor. 285 The governor shall fix the administrator's salary on the basis of 286 the administrator's experience and the administrator's 287

responsibilities and duties under this chapter and Chapters 4123., 288
4125., 4127., 4131., and 4167. of the Revised Code. The governor 289
shall not appoint to the position of administrator any person who 290
has, or whose spouse has, given a contribution to the campaign 291
committee of the governor in an amount greater than one thousand 292
dollars during the two-year period immediately preceding the date 293
of the appointment of the administrator. 294

The administrator shall hold no other public office and shall 295 devote full time to the duties of administrator. Before entering 296 upon the duties of the office, the administrator shall take an 297 oath of office as required by sections 3.22 and 3.23 of the 298 Revised Code, and shall file in the office of the secretary of 299 state, a bond signed by the administrator and by surety approved 300 by the governor, for the sum of fifty thousand dollars payable to 301 the state, conditioned upon the faithful performance of the 302 administrator's duties. 303

- (B) The administrator is responsible for the management of 304 the bureau and for the discharge of all administrative duties 305 imposed upon the administrator in this chapter and Chapters 4123., 306 4125., 4127., 4131., and 4167. of the Revised Code, and in the 307 discharge thereof shall do all of the following: 308
- (1) Perform all acts and exercise all authorities and powers, 309 discretionary and otherwise that are required of or vested in the 310 bureau or any of its employees in this chapter and Chapters 4123., 311 4125., 4127., 4131., and 4167. of the Revised Code, except the 312 acts and the exercise of authority and power that is required of 313 and vested in the bureau of workers' compensation board of 314 directors or the industrial commission pursuant to those chapters. 315 The treasurer of state shall honor all warrants signed by the 316 administrator, or by one or more of the administrator's employees, 317 authorized by the administrator in writing, or bearing the 318 facsimile signature of the administrator or such employee under 319

sections 4123.42 and 4123.44 of the Revised Code.

(2) Employ, direct, and supervise all employees required in 321 connection with the performance of the duties assigned to the 322 bureau by this chapter and Chapters 4123., 4125., 4127., 4131., 323 and 4167. of the Revised Code, including an actuary, and may 324 establish job classification plans and compensation for all 325 employees of the bureau provided that this grant of authority 326 shall not be construed as affecting any employee for whom the 327 state employment relations board has established an appropriate 328 bargaining unit under section 4117.06 of the Revised Code. All 329 positions of employment in the bureau are in the classified civil 330 service except those employees the administrator may appoint to 331 serve at the administrator's pleasure in the unclassified civil 332 service pursuant to section 124.11 of the Revised Code. The 333 administrator shall fix the salaries of employees the 334 administrator appoints to serve at the administrator's pleasure, 335 including the chief operating officer, staff physicians, and other 336 senior management personnel of the bureau and shall establish the 337 compensation of staff attorneys of the bureau's legal section and 338 their immediate supervisors, and take whatever steps are necessary 339 to provide adequate compensation for other staff attorneys. 340

341 The administrator may appoint a person who holds a certified position in the classified service within the bureau to a position 342 in the unclassified service within the bureau. A person appointed 343 pursuant to this division to a position in the unclassified 344 service shall retain the right to resume the position and status 345 held by the person in the classified service immediately prior to 346 the person's appointment in the unclassified service, regardless 347 of the number of positions the person held in the unclassified 348 service. An employee's right to resume a position in the 349 classified service may only be exercised when the administrator 350 demotes the employee to a pay range lower than the employee's 351

current pay range or revokes the employee's appointment to the 352 unclassified service. An employee forfeits the right to resume a 353 position in the classified service when the employee is removed 354 from the position in the unclassified service due to incompetence, 355 inefficiency, dishonesty, drunkenness, immoral conduct, 356 insubordination, discourteous treatment of the public, neglect of 357 duty, violation of this chapter or Chapter 124., 4123., 4125., 358 4127., 4131., or 4167. of the Revised Code, violation of the rules 359 of the director of administrative services or the administrator, 360 any other failure of good behavior, any other acts of misfeasance, 361 malfeasance, or nonfeasance in office, or conviction of a felony. 362 An employee also forfeits the right to resume a position in the 363 classified service upon transfer to a different agency. 364

Reinstatement to a position in the classified service shall 365 be to a position substantially equal to that position in the 366 classified service held previously, as certified by the department 367 of administrative services. If the position the person previously 368 held in the classified service has been placed in the unclassified 369 service or is otherwise unavailable, the person shall be appointed 370 to a position in the classified service within the bureau that the 371 director of administrative services certifies is comparable in 372 compensation to the position the person previously held in the 373 classified service. Service in the position in the unclassified 374 service shall be counted as service in the position in the 375 classified service held by the person immediately prior to the 376 person's appointment in the unclassified service. When a person is 377 reinstated to a position in the classified service as provided in 378 this division, the person is entitled to all rights, status, and 379 benefits accruing to the position during the person's time of 380 service in the position in the unclassified service. 381

(3) Reorganize the work of the bureau, its sections,382departments, and offices to the extent necessary to achieve the383

| most efficient performance of its functions and to that end may | 384 |
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| establish, change, or abolish positions and assign and reassign | 385 |
| duties and responsibilities of every employee of the bureau. All | 386 |
| persons employed by the commission in positions that, after | 387 |
| November 3, 1989, are supervised and directed by the administrator | 388 |
| under this section are transferred to the bureau in their | 389 |
| respective classifications but subject to reassignment and | 390 |
| reclassification of position and compensation as the administrator | 391 |
| determines to be in the interest of efficient administration. The | 392 |
| civil service status of any person employed by the commission is | 393 |
| not affected by this section. Personnel employed by the bureau or | 394 |
| the commission who are subject to Chapter 4117. of the Revised | 395 |
| Code shall retain all of their rights and benefits conferred | 396 |
| pursuant to that chapter as it presently exists or is hereafter | 397 |
| amended and nothing in this chapter or Chapter 4123. of the | 398 |
| Revised Code shall be construed as eliminating or interfering with | 399 |
| Chapter 4117. of the Revised Code or the rights and benefits | 400 |
| conferred under that chapter to public employees or to any | 401 |
| bargaining unit. | 402 |

- (4) Provide offices, equipment, supplies, and other 403 facilities for the bureau. 404
- (5) Prepare and submit to the board information the 405 administrator considers pertinent or the board requires, together 406 with the administrator's recommendations, in the form of 407 administrative rules, for the advice and consent of the board, for 408 classifications of occupations or industries, for premium rates 409 and contributions, for the amount to be credited to the surplus 410 fund, for rules and systems of rating, rate revisions, and merit 411 rating. The administrator shall obtain, prepare, and submit any 412 other information the board requires for the prompt and efficient 413 discharge of its duties. 414
 - (6) Keep the accounts required by division (A) of section

- 4123.34 of the Revised Code and all other accounts and records

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 necessary to the collection, administration, and distribution of

 the workers' compensation funds and shall obtain the statistical

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 and other information required by section 4123.19 of the Revised

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 Code.
- (7) Exercise the investment powers vested in the 421 administrator by section 4123.44 of the Revised Code in accordance 422 with the investment policy approved by the board pursuant to 423 section 4121.12 of the Revised Code and in consultation with the 424 chief investment officer of the bureau of workers' compensation. 425 The administrator shall not engage in any prohibited investment 426 activity specified by the board pursuant to division (F)(9) of 427 section 4121.12 of the Revised Code and shall not invest in any 428 type of investment specified in divisions (B)(1) to (10) of 429 section 4123.442 of the Revised Code. All business shall be 430 transacted, all funds invested, all warrants for money drawn and 431 payments made, and all cash and securities and other property 432 held, in the name of the bureau, or in the name of its nominee, 433 provided that nominees are authorized by the administrator solely 434 for the purpose of facilitating the transfer of securities, and 435 restricted to the administrator and designated employees. 436
- (8) Make contracts for and supervise the construction of any
 project or improvement or the construction or repair of buildings
 under the control of the bureau.
- (9) Purchase supplies, materials, equipment, and services; 440 make contracts for, operate, and superintend the telephone, other 441 telecommunication, and computer services for the use of the 442 bureau; and make contracts in connection with office reproduction, 443 forms management, printing, and other services. Notwithstanding 444 sections 125.12 to 125.14 of the Revised Code, the administrator 445 may transfer surplus computers and computer equipment directly to 446 an accredited public school within the state. The computers and 447

computer equipment may be repaired or refurbished prior to the transfer. 448

- (10) Prepare and submit to the board an annual budget for 450 internal operating purposes for the board's approval. The 451 administrator also shall, separately from the budget the 452 industrial commission submits and from the budget the director of 453 the workers' compensation council submits, prepare and submit to 454 the director of budget and management a budget for each biennium. 455 The budgets submitted to the board and the director shall include 456 estimates of the costs and necessary expenditures of the bureau in 457 the discharge of any duty imposed by law. 458
- (11) As promptly as possible in the course of efficient 459 administration, decentralize and relocate such of the personnel 460 and activities of the bureau as is appropriate to the end that the 461 receipt, investigation, determination, and payment of claims may 462 be undertaken at or near the place of injury or the residence of 463 the claimant and for that purpose establish regional offices, in 464 such places as the administrator considers proper, capable of 465 discharging as many of the functions of the bureau as is 466 practicable so as to promote prompt and efficient administration 467 in the processing of claims. All active and inactive lost-time 468 claims files shall be held at the service office responsible for 469 the claim. A claimant, at the claimant's request, shall be 470 provided with information by telephone as to the location of the 471 file pertaining to the claimant's claim. The administrator shall 472 ensure that all service office employees report directly to the 473 director for their service office. 474
- (12) Provide a written binder on new coverage where the 475 administrator considers it to be in the best interest of the risk. 476 The administrator, or any other person authorized by the 477 administrator, shall grant the binder upon submission of a request 478 for coverage by the employer. A binder is effective for a period 479

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| of thirty days from date of issuance and is nonrenewable. Payroll | 480 |
| reports and premium charges shall coincide with the effective date | 481 |
| of the binder. | 482 |
| (13) Set standards for the reasonable and maximum handling | 483 |
| time of claims payment functions, ensure, by rules, the impartial | 484 |
| and prompt treatment of all claims and employer risk accounts, and | 485 |
| establish a secure, accurate method of time stamping all incoming | 486 |
| mail and documents hand delivered to bureau employees. | 487 |
| (14) Ensure that all employees of the bureau follow the | 488 |
| orders and rules of the commission as such orders and rules relate | 489 |
| to the commission's overall adjudicatory policy-making and | 490 |
| management duties under this chapter and Chapters 4123., 4127., | 491 |
| and 4131. of the Revised Code. | 492 |
| (15) Manage and operate a data processing system with a | 493 |
| common data base for the use of both the bureau and the commission | 494 |
| and, in consultation with the commission, using electronic data | 495 |
| processing equipment, shall develop a claims tracking system that | 496 |
| is sufficient to monitor the status of a claim at any time and | 497 |
| that lists appeals that have been filed and orders or | 498 |
| determinations that have been issued pursuant to section 4123.511 | 499 |
| or 4123.512 of the Revised Code, including the dates of such | 500 |
| filings and issuances. | 501 |
| (16) Establish and maintain a medical section within the | 502 |
| bureau. The medical section shall do all of the following: | 503 |
| (a) Assist the administrator in establishing standard medical | 504 |
| fees, approving medical procedures, and determining eligibility | 505 |
| and reasonableness of the compensation payments for medical, | 506 |
| hospital, and nursing services, and in establishing guidelines for | 507 |
| payment policies which recognize usual, customary, and reasonable | 508 |
| methods of payment for covered services; | 509 |

(b) Provide a resource to respond to questions from claims

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| examiners for employees of the bureau; | 511 |
| (c) Audit fee bill payments; | 512 |
| (d) Implement a program to utilize, to the maximum extent | 513 |
| possible, electronic data processing equipment for storage of | 514 |
| information to facilitate authorizations of compensation payments | 515 |
| for medical, hospital, drug, and nursing services; | 516 |
| (e) Perform other duties assigned to it by the administrator. | 517 |
| (17) Appoint, as the administrator determines necessary, | 518 |
| panels to review and advise the administrator on disputes arising | 519 |
| over a determination that a health care service or supply provided | 520 |
| to a claimant is not covered under this chapter or Chapter 4123., | 521 |
| 4127., or 4131. of the Revised Code or is medically unnecessary. | 522 |
| If an individual health care provider is involved in the dispute, | 523 |
| the panel shall consist of individuals licensed pursuant to the | 524 |
| same section of the Revised Code as such health care provider. | 525 |
| (18) Pursuant to section 4123.65 of the Revised Code, approve | 526 |
| applications for the final settlement of claims for compensation | 527 |
| or benefits under this chapter and Chapters 4123., 4127., and | 528 |
| 4131. of the Revised Code as the administrator determines | 529 |
| appropriate, except in regard to the applications of self-insuring | 530 |
| employers and their employees. | 531 |
| (19) Comply with section 3517.13 of the Revised Code, and | 532 |
| except in regard to contracts entered into pursuant to the | 533 |
| authority contained in section 4121.44 of the Revised Code, comply | 534 |
| with the competitive bidding procedures set forth in the Revised | 535 |
| Code for all contracts into which the administrator enters | 536 |
| provided that those contracts fall within the type of contracts | 537 |
| and dollar amounts specified in the Revised Code for competitive | 538 |
| bidding and further provided that those contracts are not | 539 |
| otherwise specifically exempt from the competitive bidding | 540 |
| procedures contained in the Revised Code. | 541 |

| (20) Adopt, with the advice and consent of the board, rules | 542 |
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| for the operation of the bureau. | 543 |
| (21) Prepare and submit to the board information the | 544 |
| administrator considers pertinent or the board requires, together | 545 |
| with the administrator's recommendations, in the form of | 546 |
| administrative rules, for the advice and consent of the board, for | 547 |
| the health partnership program and the qualified health plan | 548 |
| system, as provided in sections 4121.44, 4121.441, and 4121.442 of | 549 |
| the Revised Code. | 550 |
| (C) The administrator, with the advice and consent of the | 551 |
| senate, shall appoint a chief operating officer who has a minimum | 552 |
| of five years of experience in the field of workers' compensation | 553 |
| insurance or in another similar insurance industry if the | 554 |
| administrator does not possess such experience. The chief | 555 |
| operating officer shall not commence the chief operating officer's | 556 |
| duties until after the senate consents to the chief operating | 557 |
| officer's appointment. The chief operating officer shall serve in | 558 |
| the unclassified civil service of the state. | 559 |
| Gar. 4101 FF. (A) Fibrura in bounder worden in the land alating | F.C.0 |
| Sec. 4121.75. (A) There is hereby created in the legislative | 560 |
| <u>branch of government</u> the workers' compensation council, which is | 561 |
| created for the purpose of reviewing the soundness of the workers' | 562 |
| compensation system and legislation involving or affecting the | 563 |
| workers' compensation system. The council shall not be involved in | 564 |
| the daily operations and oversight of the bureau of workers' | 565 |
| compensation or the industrial commission. Members of the council | 566 |
| shall be appointed as follows: | 567 |
| (1) Three members of the senate, appointed by the president | 568 |
| of the senate, not more than two of whom may be members of the | 569 |
| same political party; | 570 |

(2) Three members of the house of representatives, appointed

by the speaker of the house of representatives, not more than two

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of whom may be members of the same political party;

(3) Five members jointly appointed by the president of the 574 senate and the speaker of the house of representatives, not more 575 than three of whom shall be members of the same political party, 576 one of whom shall represent employers who employ one hundred or 577 more employees, one of whom shall represent employers who employ 578 less than one hundred employees, one of whom shall represent 579 employees, one of whom shall represent injured workers, and one of 580 whom shall represent the public and also be an individual who, on 581 account of the individual's previous vocation, employment, or 582 affiliations, cannot be classed as either predominantly 583 representative of employees or of employers. Of these five 584 members, at least one shall be a person with investment expertise. 585

- (B) The council also shall consist of the chairperson of the industrial commission and the administrator of workers' 587 compensation, who shall be nonvoting ex officio members of the council. 589
- (C) The president of the senate and the speaker of the house of representatives shall make the initial appointments required under divisions (A)(1) and (2) of this section not later than thirty days after the effective date of this section September 10, 2007. The members of the council who are appointed from the membership of the senate and the house of representatives shall serve during their terms as members of the general assembly. Notwithstanding the adjournment of the general assembly of which the member is a member or the expiration of the member's term as a member of such general assembly, a member shall continue in office subsequent to the expiration date of the member's term on the council until the member's successor takes office or until a period of sixty days has elapsed, whichever occurs first.
- (D) The president of the senate and the speaker of the house of representatives shall make the initial appointments required

| under division (A)(3) of this section not later than ninety days | 605 |
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| after the effective date of this section <u>September 10, 2007</u> . Of | 606 |
| these initial appointments to the council, one member shall be | 607 |
| appointed for a term ending one year after the effective date of | 608 |
| this section September 10, 2007, two members shall be appointed | 609 |
| for terms ending two years after the effective date of this | 610 |
| section September 10, 2007, and two members shall be appointed for | 611 |
| terms ending three years after the effective date of this section | 612 |
| September 10, 2007. Thereafter, terms shall be for three years, | 613 |
| with each term ending on the same day of the same month as did the | 614 |
| term that it succeeds. Each member appointed under division (A)(3) | 615 |
| of this section shall hold office from the date of appointment | 616 |
| until the end of the term for which the appointment was made. | 617 |
| Members may be reappointed. Any member appointed pursuant to | 618 |
| division (A)(3) of this section to fill a vacancy occurring prior | 619 |
| to the expiration of the term for which the member's predecessor | 620 |
| was appointed shall hold office for the remainder of that term. | 621 |
| Each member appointed pursuant to division (A)(3) of this section | 622 |
| shall continue in office subsequent to the expiration date of the | 623 |
| member's term until the member's successor takes office or until a | 624 |
| period of sixty days has elapsed, whichever occurs first. | 625 |

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- (E) Vacancies shall be filled in the manner prescribed for original appointments.
- Sec. 4121.76. Meetings of the workers' compensation council 629 shall be called in the manner and at the times prescribed by rules 630 adopted by the council. A majority of the voting members of the 631 council constitutes a quorum and no action shall be taken by the 632 council unless approved by at least five six voting members. The 633 council shall organize by selecting a chairperson, 634 vice-chairperson, and any other officers as it determines are 635 necessary. The council shall select the chairperson and 636

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| vice-chairperson from the members of the council who also are | 637 |
| members of the general assembly, and each of those members shall | 638 |
| serve as chairperson or vice-chairperson during their terms as | 639 |
| members of the general assembly. The council shall rotate the | 640 |
| selection of the chairperson and vice-chairperson between the two | 641 |
| houses. The council shall adopt rules for the conduct of its | 642 |
| business and the election of its officers. Each member of the | 643 |
| council, before entering upon the member's official duties shall | 644 |
| take and subscribe to an oath of office, to uphold the | 645 |
| Constitution and laws of the United States and this state and to | 646 |
| perform the duties of the office honestly, faithfully, and | 647 |
| impartially. Members of the council appointed pursuant to division | 648 |
| (A)(3) of section 4121.75 of the Revised Code shall serve without | 649 |
| compensation but shall be reimbursed for their actual and | 650 |
| necessary expenses incurred in the performance of their official | 651 |
| duties. Legislative members shall not receive compensation or | 652 |
| expenses. | 653 |
| Sec. 4121.77. The workers' compensation council may do any of | 654 |
| the following: | 655 |
| (A) Appoint shall appoint a director to manage and direct the | 656 |
| duties of the staff of the council. The director shall serve at | 657 |
| the pleasure of the council. The director shall be a person who | 658 |
| has had training and experience in areas related to the duties of | 659 |
| the council. | 660 |
| (B) Appoint The council may authorize the director to employ | 661 |
| professional, technical, and clerical employees staff as | 662 |
| necessary, and employ or hire on a consulting basis persons to | 663 |
| provide actuarial, legal, investment, or other technical services | 664 |
| required for the performance of the council's duties. All | 665 |

employees of the council are in the unclassified civil service as

described in section 124.11 of the Revised Code and the staff

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| serve at the pleasure of the director. For purposes of section | 668 |
| sections 718.04 and 4117.01 of the Revised Code, employees of the | 669 |
| council shall be considered employees of the general assembly. | 670 |
| (C) Fix The council shall fix the compensation of the | 671 |
| director and. The director shall fix the compensation of all other | 672 |
| employees of the council \div | 673 |
| (D) and, notwithstanding section 124.18 of the Revised Code, | 674 |
| shall adopt policies relating to payment for overtime, granting of | 675 |
| compensatory time off, utilizing flexible hours, and working on | 676 |
| holidays and compensation for holiday work. | 677 |
| The council may do any of the following: | 678 |
| (A) Require the members of the industrial commission, bureau | 679 |
| of workers' compensation board of directors, workers' compensation | 680 |
| audit committee, workers' compensation actuarial committee, and | 681 |
| workers' compensation investment committee, the administrator of | 682 |
| workers' compensation, and employees of the industrial commission | 683 |
| and the bureau of workers' compensation, and any agency or | 684 |
| official of this state or its political subdivisions to provide | 685 |
| the council with any information necessary to carry out its | 686 |
| duties; | 687 |
| $\frac{(E)(B)}{(B)}$ Administer oaths and hold public hearings at times and | 688 |
| places within the state as necessary to accomplish the purposes of | 689 |
| sections 4121.75 to 4121.79 of the Revised Code; | 690 |
| $\frac{(F)(C)}{(C)}$ Establish regular reporting requirements for any | 691 |
| report that the chairperson of the industrial commission, | 692 |
| chairperson of the board, members of the committees specified in | 693 |
| division $\frac{(D)(A)}{(A)}$ of this section, and the administrator are | 694 |
| required to submit to the council; | 695 |
| $\frac{(G)}{(D)}$ Request that the auditor of state perform or contract | 696 |
| for the performance of a financial or special audit of the bureau; | 697 |
| | 698 |

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| $\frac{(H)(E)}{(E)}$ Request that the auditor of state perform or contract | 699 |
| for the performance of a special or fiduciary audit of the | 700 |
| workers' compensation system. | 701 |
| Sec. 4121.79. (A) The compensation of all employees director | 702 |
| of the workers' compensation council and other expenses of the | 703 |
| council shall be paid upon vouchers approved by the director and | 704 |
| the chairperson of the council. | 705 |
| The administrator of workers' compensation shall pay the | 706 |
| annual expenses of the council. The council shall prepare and | 707 |
| submit to the administrator on or before the thirtieth day of June | 708 |
| of each year council, for its approval, a biennial budget that | 709 |
| includes an itemized estimate of the amounts necessary to pay the | 710 |
| expenses of the council during the following year succeeding | 711 |
| biennium. The director may request and the council may approve, | 712 |
| anytime during that biennium, additional amounts to cover costs | 713 |
| for audits or other necessary expenses that were not included in | 714 |
| that budget. After the budget is approved, the director of the | 715 |
| council shall separate from the budget the portion covering the | 716 |
| costs of compensation and benefits for the employees of the | 717 |
| council and submit only that portion to the director of budget and | 718 |
| management as the council's budget request for purposes of section | 719 |
| 126.02 of the Revised Code. | 720 |
| (B) The council shall establish policies and procedures for | 721 |
| purchasing goods and services on a competitive basis and | 722 |
| maintaining tangible personal property. The policies and | 723 |
| procedures shall be designed to safeguard the use of funds | 724 |
| received by the council. An audit performed under Chapter 117. of | 725 |
| the Revised Code shall include a determination of the council's | 726 |
| compliance with those policies and procedures. | 727 |

The council is not subject to the requirements specified in

Chapter 123., 124., or 125., 126., or 127. of the Revised Code and

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| those chapters do not apply to the council. However, the council | 730 |
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| may request the department of administrative services, and the | 731 |
| department may agree, to perform for the council any of the | 732 |
| services the department is authorized to perform under those | 733 |
| chapters. The council may enter into an agreement with the | 734 |
| director of administrative services for the performance of those | 735 |
| requested services. | 736 |
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(C) There is hereby created the workers' compensation council 737 fund, which shall be in the custody of the treasurer of state but 738 shall not be a part of the state treasury. The fund shall consist 739 of all moneys transferred into it by the administrator of workers' 740 compensation pursuant to section 4123.342 of the Revised Code. The 741 council shall use the fund to pay the expenses incurred by the 742 council. Except as otherwise provided in division (D) of this 743 section, the treasurer of state shall disburse moneys from the 744 fund upon instruments authorized by the council and signed by the 745 director. 746

The council is the trustee of the workers' compensation 747 council fund. At the request of the director of the council, the 748 treasurer of state shall select and contract with one or more 749 investment managers to invest all money credited to the fund that 750 is not currently needed for carrying out the functions of the 751 council. The treasurer of state shall contract with an investment 752 manager for whom the administrator requested a criminal records 753 check pursuant to section 4123.444 of the Revised Code and who has 754 not been convicted of or pleaded quilty to a financial or 755 investment crime as defined in that section. The eligible list of 756 investments shall be the same as those specified in the investment 757 policy for the state insurance fund approved by the bureau of 758 workers' compensation board of directors pursuant to section 759 4121.12 of the Revised Code. All investments are subject to the 760 same limitations and requirements as specified for the state 761

| insurance fund under sections 4121.12, 4121.126, 4121.127, | 762 |
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| 4123.44, and 4123.442 of the Revised Code. All investment earnings | 763 |
| of the fund shall be credited to the fund. | 764 |
| (D) There is hereby created in the state treasury the | 765 |
| workers' compensation council remuneration fund. The treasurer of | 766 |
| state periodically shall pay into that fund, from the workers' | 767 |
| compensation council fund created in division (C) of this section, | 768 |
| amounts requested by the director of the council to pay the | 769 |
| compensation and benefits of the employees of the council. Amounts | 770 |
| credited to the remuneration fund shall be used by the director of | 771 |
| the council solely to pay the compensation and benefits of all | 772 |
| employees of the council. All investment earnings of the | 773 |
| remuneration fund shall be credited to that fund. | 774 |
| Sec. 4123.29. (A) The administrator of workers' compensation, | 775 |
| subject to the approval of the bureau of workers' compensation | 776 |
| board of directors, shall do all of the following: | 777 |
| (1) Classify occupations or industries with respect to their | 778 |
| degree of hazard and determine the risks of the different classes | 779 |
| according to the categories the national council on compensation | 780 |
| insurance establishes that are applicable to employers in this | 781 |
| state; | 782 |
| (2)(a) Fix the rates of premium of the risks of the classes | 783 |
| based upon the total payroll in each of the classes of occupation | 784 |
| or industry sufficiently large to provide a fund for the | 785 |
| compensation provided for in this chapter and to maintain a state | 786 |
| insurance fund from year to year. The administrator shall set the | 787 |
| rates at a level that assures the solvency of the fund. Where the | 788 |
| payroll cannot be obtained or, in the opinion of the | 789 |
| administrator, is not an adequate measure for determining the | 790 |
| premium to be paid for the degree of hazard, the administrator may | 791 |
| determine the rates of premium upon such other basis, consistent | 792 |

with insurance principles, as is equitable in view of the degree 793 of hazard, and whenever in this chapter reference is made to 794 payroll or expenditure of wages with reference to fixing premiums, 795 the reference shall be construed to have been made also to such 796 other basis for fixing the rates of premium as the administrator 797 may determine under this section.

- (b) If an employer elects to obtain other-states' coverage pursuant to section 4123.292 of the Revised Code through either the administrator, if the administrator elects to offer such coverage, or an other-states' insurer, calculate the employer's premium for the state insurance fund in the same manner as otherwise required under division (A) of this section and section 4123.34 of the Revised Code, except that when the administrator determines the expenditure of wages, payroll, or both upon which to base the employer's premium, the administrator shall use only the expenditure of wages, payroll, or both attributable to the labor performed and services provided by that employer's employees when those employees performed labor and provided services in this state only and to which the other-states' coverage does not apply.
- (c) The administrator in setting or revising rates shall 813 furnish to employers an adequate explanation of the basis for the 814 rates set.
- (3) Develop and make available to employers who are paying 816 premiums to the state insurance fund alternative premium plans. 817 Alternative premium plans shall include retrospective rating 818 plans. The administrator may make available plans under which an 819 advanced deposit may be applied against a specified deductible 820 amount per claim. 821
- (4)(a) Offer to insure the obligations of employers under
 this chapter under a plan that groups, for rating purposes,
 employers, and pools the risk of the employers within the group
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- (v) The formation and operation of the group program in the 839
- organization will substantially improve accident prevention and 840 claims handling for the employers in the group; 841
- (vi) Each employer seeking to enroll in a group for workers' 842 compensation coverage has an industrial insurance account in good 843 standing with the bureau of workers' compensation such that at the 844 time the agreement is processed no outstanding premiums, 845 penalties, or assessments are due from any of the employers. 846
- (b) If an organization sponsors more than one employer group 847 to participate in group plans established under this section, that 848 organization may submit a single application that supplies all of 849 the information necessary for each group of employers that the 850 851 organization wishes to sponsor.
- (c) In providing employer group plans under division (A)(4) 852 of this section, the administrator shall consider an employer 853 group as a single employing entity for purposes of retrospective 854

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group rating. No employer may be a member of more than one group for the purpose of obtaining workers' compensation coverage under this division.

- (d) At the time the administrator revises premium rates 858 pursuant to this section and section 4123.34 of the Revised Code, 859 if the premium rate of an employer who participates in a group 860 plan established under this section changes from the rate 861 established for the previous year, the administrator, in addition 862 to sending the invoice with the rate revision to that employer, 863 shall send a copy of that invoice to the third-party administrator 864 that administers the group plan for that employer's group. 865
- (e) In providing employer group plans under division (A)(4) 866 of this section, the administrator shall establish a program 867 designed to mitigate the impact of a significant claim that would 868 come into the experience of a private, state fund group-rated 869 employer for the first time and be a contributing factor in that 870 employer being excluded from a group-rated plan. The administrator 871 shall establish eligibility criteria and requirements that such 872 employers must satisfy in order to participate in this program. 873 For purposes of this program, the administrator shall establish a 874 discount on premium rates applicable to employers who qualify for 875 the program. 876
- (f) In no event shall division (A)(4) of this section be 877 construed as granting to an employer status as a self-insuring 878 employer. 879
- (g) The administrator shall develop classifications of 880 occupations or industries that are sufficiently distinct so as not 881 to group employers in classifications that unfairly represent the 882 risks of employment with the employer. 883
- (5) Generally promote employer participation in the state 884 insurance fund through the regular dissemination of information to 885

all classes of employers describing the advantages and benefits of
opting to make premium payments to the fund. To that end, the
administrator shall regularly make employers aware of the various
workers' compensation premium packages developed and offered
pursuant to this section.
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(6) Make available to every employer who is paying premiums 891 to the state insurance fund a program whereby the employer or the 892 employer's agent pays to the claimant or on behalf of the claimant 893 the first fifteen thousand dollars of a compensable workers' 894 compensation medical-only claim filed by that claimant that is 895 related to the same injury or occupational disease. No formal 896 application is required; however, an employer must elect to 897 participate by telephoning the bureau after July 1, 1995. Once an 898 employer has elected to participate in the program, the employer 899 will be responsible for all bills in all medical-only claims with 900 a date of injury the same or later than the election date, unless 901 the employer notifies the bureau within fourteen days of receipt 902 of the notification of a claim being filed that it does not wish 903 to pay the bills in that claim, or the employer notifies the 904 bureau that the fifteen thousand dollar maximum has been paid, or 905 the employer notifies the bureau of the last day of service on 906 which it will be responsible for the bills in a particular 907 medical-only claim. If an employer elects to enter the program, 908 the administrator shall not reimburse the employer for such 909 amounts paid and shall not charge the first fifteen thousand 910 dollars of any medical-only claim paid by an employer to the 911 employer's experience or otherwise use it in merit rating or 912 determining the risks of any employer for the purpose of payment 913 of premiums under this chapter. If an employer elects to enter the 914 program and the employer fails to pay a bill for a medical-only 915 claim included in the program, the employer shall be liable for 916 that bill and the employee for whom the employer failed to pay the 917 bill shall not be liable for that bill. The administrator shall 918

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adopt rules to implement and administer division (A)(6) of this section. Upon written request from the bureau, the employer shall provide documentation to the bureau of all medical-only bills that they are paying directly. Such requests from the bureau may not be made more frequently than on a semiannual basis. Failure to provide such documentation to the bureau within thirty days of receipt of the request may result in the employer's forfeiture of participation in the program for such injury. The provisions of this section shall not apply to claims in which an employer with knowledge of a claimed compensable injury or occupational disease, has paid wages in lieu of compensation or total disability.

- (B) The administrator, with the advice and consent of the 930 board, by rule, may do both of the following: 931
- (1) Grant an employer who makes the employer's semiannual 932 premium payment at least one month prior to the last day on which 933 the payment may be made without penalty, a discount as the 934 administrator fixes from time to time; 935
- (2) Levy a minimum annual administrative charge upon risks 936 where semiannual premium reports develop a charge less than the 937 administrator considers adequate to offset administrative costs of 938 processing. 939
- Sec. 4123.341. The administrative costs of the industrial 940 commission, the workers' compensation council, the bureau of 941 workers' compensation board of directors, and the bureau of 942 workers' compensation shall be those costs and expenses that are 943 incident to the discharge of the duties and performance of the 944 activities of the industrial commission, the council, the board, 945 and the bureau under this chapter and Chapters 4121., 4125., 946 4127., 4131., and 4167. of the Revised Code, and all such costs 947 shall be borne by the state and by other employers amenable to 948 this chapter as follows: 949

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- (A) In addition to the contribution required of the state under sections 4123.39 and 4123.40 of the Revised Code, the state shall contribute the sum determined to be necessary under section 4123.342 of the Revised Code.
- (B) The director of budget and management may allocate the954state's share of contributions in the manner the director finds955most equitably apportions the costs.
- (C) The counties and taxing districts therein shall 957 contribute such sum as may be required under section 4123.342 of 958 the Revised Code. 959
- (D) The private employers shall contribute the sum required 960 under section 4123.342 of the Revised Code. 961

Sec. 4123.342. (A) The administrator of workers' compensation 962 shall allocate among counties and taxing districts therein as a 963 class, the state and its instrumentalities as a class, private 964 employers who are insured under the private fund as a class, and 965 self-insuring employers as a class their fair shares of the 966 administrative costs which are to be borne by such employers under 967 division (D) of section 4123.341 of the Revised Code, separately 968 allocating to each class those costs solely attributable to the 969 activities of the industrial commission, those costs solely 970 attributable to the activities of the workers' compensation 971 council, and those costs solely attributable to the activities of 972 the bureau of workers' compensation board of directors, and the 973 bureau of workers' compensation in respect of the class, 974 allocating to any combination of classes those costs attributable 975 to the activities of the industrial commission, council, board, or 976 bureau in respect of the classes, and allocating to all four 977 classes those costs attributable to the activities of the 978 industrial commission, council, board, and bureau in respect of 979 all classes. The administrator shall separately calculate each 980

employer's assessment in the class, except self-insuring 981 employers, on the basis of the following three factors: payroll, 982 paid compensation, and paid medical costs of the employer for 983 those costs solely attributable to the activities of the board and 984 the bureau. The administrator shall separately calculate each 985 employer's assessment in the class, except self-insuring 986 employers, on the basis of the following three factors: payroll, 987 paid compensation, and paid medical costs of the employer for 988 those costs solely attributable to the activities of the 989 industrial commission. The administrator shall separately 990 calculate each employer's assessment in the class, except 991 self-insuring employers, on the basis of the following three 992 factors: payroll, paid compensation, and paid medical costs of the 993 employer for those costs solely attributable to the activities of 994 the council. The administrator shall separately calculate each 995 self-insuring employer's assessment in accordance with section 996 4123.35 of the Revised Code for those costs solely attributable to 997 the activities of the board and the bureau. The administrator 998 shall separately calculate each self-insuring employer's 999 assessment in accordance with section 4123.35 of the Revised Code 1000 for those costs solely attributable to the activities of the 1001 industrial commission. The administrator shall separately 1002 calculate each self-insuring employer's assessment in accordance 1003 with section 4123.35 of the Revised Code for those costs solely 1004 attributable to the activities of the council. In a timely manner, 1005 the industrial commission shall provide to the administrator, the 1006 information necessary for the administrator to allocate and 1007 calculate, with the approval of the chairperson of the industrial 1008 commission, for each class of employer as described in this 1009 division, the costs solely attributable to the activities of the 1010 industrial commission. In a timely manner, the director of the 1011 workers' compensation council shall submit to the administrator 1012 the information necessary for the administrator to allocate and 1013 calculate, with the approval of the director, for each class of
employer as described in this division, the costs solely
attributable to the activities of the council.

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- (B) The administrator shall divide the administrative cost 1017 assessments collected by the administrator into two three 1018 administrative assessment accounts within the state insurance 1019 fund. One of the administrative assessment accounts shall consist 1020 of the administrative cost assessment collected by the 1021 administrator for the industrial commission. The other One of the 1022 administrative assessment accounts shall consist of the 1023 administrative cost assessment collected by the administrator for 1024 the council. One of the administrative assessment accounts 1025 shall consist of the administrative cost assessments collected by 1026 the administrator for the bureau and the board. The administrator 1027 may invest the administrative cost assessments in these accounts 1028 on behalf of the bureau, the council, and the industrial 1029 commission as authorized in section 4123.44 of the Revised Code. 1030 In a timely manner, the administrator shall provide to the 1031 industrial commission and the council the information and reports 1032 the commission or council, as applicable, deems necessary for the 1033 commission or the council, as applicable, to monitor the receipts 1034 and the disbursements from the administrative assessment account 1035 for the industrial commission or the administrative assessment 1036 account for the council, as applicable. 1037
- (C) The administrator or the administrator's designee shall 1038 transfer moneys as necessary from the administrative assessment 1039 account identified for the bureau and the board to the workers' 1040 compensation fund for the use of the bureau and the board. As 1041 necessary and upon the authorization of the industrial commission, 1042 the administrator or the administrator's designee shall transfer 1043 moneys from the administrative assessment account identified for 1044 the industrial commission to the industrial commission operating 1045

| fund created under section 4121.021 of the Revised Code. To the | 1046 |
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| extent that the moneys collected by the administrator in any | 1047 |
| fiscal biennium of the state equal the sum appropriated by the | 1048 |
| general assembly for administrative costs of the industrial | 1049 |
| commission, board, and bureau for the biennium and the | 1050 |
| administrative costs approved by the workers' compensation | 1051 |
| <pre>council, the moneys shall be paid into the workers' compensation</pre> | 1052 |
| fund and, the industrial commission operating fund of the state, | 1053 |
| the workers' compensation council fund, and the workers' | 1054 |
| compensation council remuneration fund, as appropriate, and any | 1055 |
| remainder shall be retained in the state insurance fund those | 1056 |
| <u>funds</u> and applied to reduce the amount collected during the next | 1057 |
| biennium. Sections | 1058 |
| (D) As necessary and upon authorization of the director of | 1059 |
| the council, the administrator or the administrator's designee | 1060 |
| shall transfer moneys from the administrative assessment account | 1061 |
| identified for the council to the workers' compensation council | 1062 |
| fund created in division (C) of section 4121.79 of the Revised | 1063 |
| Code. | 1064 |
| (E) Sections 4123.41, 4123.35, and 4123.37 of the Revised | 1065 |
| Code apply to the collection of assessments from public and | 1066 |
| private employers respectively, except that for boards of county | 1067 |
| hospital trustees that are self-insuring employers, only those | 1068 |
| provisions applicable to the collection of assessments for private | 1069 |
| employers apply. | 1070 |
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| Sec. 4123.35. (A) Except as provided in this section, every | 1071 |
| employer mentioned in division (B)(2) of section 4123.01 of the | 1072 |
| Revised Code, and every publicly owned utility shall pay | 1073 |
| semiannually in the months of January and July into the state | 1074 |
| insurance fund the amount of annual premium the administrator of | 1075 |
| workers' compensation fixes for the employment or occupation of | 1076 |

| the employer, the amount of which premium to be paid by each | 1077 |
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| employer to be determined by the classifications, rules, and rates | 1078 |
| made and published by the administrator. The employer shall pay | 1079 |
| semiannually a further sum of money into the state insurance fund | 1080 |
| as may be ascertained to be due from the employer by applying the | 1081 |
| rules of the administrator, and a receipt or certificate | 1082 |
| certifying that payment has been made, along with a written notice | 1083 |
| as is required in section 4123.54 of the Revised Code, shall be | 1084 |
| mailed immediately to the employer by the bureau of workers' | 1085 |
| compensation. The receipt or certificate is prima-facie evidence | 1086 |
| of the payment of the premium, and the proper posting of the | 1087 |
| notice constitutes the employer's compliance with the notice | 1088 |
| requirement mandated in section 4123.54 of the Revised Code. | 1089 |

The bureau of workers' compensation shall verify with the 1090 secretary of state the existence of all corporations and 1091 organizations making application for workers' compensation 1092 coverage and shall require every such application to include the 1093 employer's federal identification number. 1094

An employer as defined in division (B)(2) of section 4123.01 1095 of the Revised Code who has contracted with a subcontractor is 1096 liable for the unpaid premium due from any subcontractor with 1097 respect to that part of the payroll of the subcontractor that is 1098 for work performed pursuant to the contract with the employer. 1099

Division (A) of this section providing for the payment of 1100 premiums semiannually does not apply to any employer who was a 1101 subscriber to the state insurance fund prior to January 1, 1914, 1102 or who may first become a subscriber to the fund in any month 1103 other than January or July. Instead, the semiannual premiums shall 1104 be paid by those employers from time to time upon the expiration 1105 of the respective periods for which payments into the fund have 1106 been made by them. 1107

The administrator shall adopt rules to permit employers to

make periodic payments of the semiannual premium due under this 1109 division. The rules shall include provisions for the assessment of 1110 interest charges, where appropriate, and for the assessment of 1111 penalties when an employer fails to make timely premium payments. 1112 An employer who timely pays the amounts due under this division is 1113 entitled to all of the benefits and protections of this chapter. 1114 Upon receipt of payment, the bureau immediately shall mail a 1115 receipt or certificate to the employer certifying that payment has 1116 been made, which receipt is prima-facie evidence of payment. 1117 Workers' compensation coverage under this chapter continues 1118 uninterrupted upon timely receipt of payment under this division. 1119

Every public employer, except public employers that are 1120 self-insuring employers under this section, shall comply with 1121 sections 4123.38 to 4123.41, and 4123.48 of the Revised Code in 1122 regard to the contribution of moneys to the public insurance fund. 1123

(B) Employers who will abide by the rules of the 1124 administrator and who may be of sufficient financial ability to 1125 render certain the payment of compensation to injured employees or 1126 the dependents of killed employees, and the furnishing of medical, 1127 surgical, nursing, and hospital attention and services and 1128 medicines, and funeral expenses, equal to or greater than is 1129 provided for in sections 4123.52, 4123.55 to 4123.62, and 4123.64 1130 to 4123.67 of the Revised Code, and who do not desire to insure 1131 the payment thereof or indemnify themselves against loss sustained 1132 by the direct payment thereof, upon a finding of such facts by the 1133 administrator, may be granted the privilege to pay individually 1134 compensation, and furnish medical, surgical, nursing, and hospital 1135 services and attention and funeral expenses directly to injured 1136 employees or the dependents of killed employees, thereby being 1137 granted status as a self-insuring employer. The administrator may 1138 charge employers who apply for the status as a self-insuring 1139 employer a reasonable application fee to cover the bureau's costs 1140

loss history for the current year and previous four years.

(f) The employer's organizational plan for the administration 1171 of the workers' compensation law; 1172 (q) The employer's proposed plan to inform employees of the 1173 change from a state fund insurer to a self-insuring employer, the 1174 procedures the employer will follow as a self-insuring employer, 1175 and the employees' rights to compensation and benefits; and 1176 (h) The employer has either an account in a financial 1177 institution in this state, or if the employer maintains an account 1178 with a financial institution outside this state, ensures that 1179 workers' compensation checks are drawn from the same account as 1180 payroll checks or the employer clearly indicates that payment will 1181 be honored by a financial institution in this state. 1182 The administrator may waive the requirements of divisions 1183 (B)(1)(a) and (b) of this section and the requirement of division 1184 (B)(1)(e) of this section that the financial records, documents, 1185 and data be certified by a certified public accountant. The 1186 administrator shall adopt rules establishing the criteria that an 1187 employer shall meet in order for the administrator to waive the 1188 requirement of division (B)(1)(e) of this section. Such rules may 1189 require additional security of that employer pursuant to division 1190 (E) of section 4123.351 of the Revised Code. 1191 The administrator shall not grant the status of self-insuring 1192 employer to the state, except that the administrator may grant the 1193 status of self-insuring employer to a state institution of higher 1194 education, excluding its hospitals, that meets the requirements of 1195 division (B)(2) of this section. 1196 (2) When considering the application of a public employer, 1197 except for a board of county commissioners described in division 1198 (G) of section 4123.01 of the Revised Code, a board of a county 1199 hospital, or a publicly owned utility, the administrator shall 1200

verify that the public employer satisfies all of the following

| requirements as the requirements apply to that public employer: | 1202 |
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| (a) For the two-year period preceding application under this | 1203 |
| section, the public employer has maintained an unvoted debt | 1204 |
| capacity equal to at least two times the amount of the current | 1205 |
| annual premium established by the administrator under this chapter | 1206 |
| for that public employer for the year immediately preceding the | 1207 |
| year in which the public employer makes application under this | 1208 |
| section. | 1209 |
| (b) For each of the two fiscal years preceding application | 1210 |
| under this section, the unreserved and undesignated year-end fund | 1211 |
| balance in the public employer's general fund is equal to at least | 1212 |
| five per cent of the public employer's general fund revenues for | 1213 |
| the fiscal year computed in accordance with generally accepted | 1214 |
| accounting principles. | 1215 |
| (c) For the five-year period preceding application under this | 1216 |
| section, the public employer, to the extent applicable, has | 1217 |
| complied fully with the continuing disclosure requirements | 1218 |
| established in rules adopted by the United States securities and | 1219 |
| exchange commission under 17 C.F.R. 240.15c 2-12. | 1220 |
| (d) For the five-year period preceding application under this | 1221 |
| section, the public employer has not had its local government fund | 1222 |
| distribution withheld on account of the public employer being | 1223 |
| indebted or otherwise obligated to the state. | 1224 |
| (e) For the five-year period preceding application under this | 1225 |
| section, the public employer has not been under a fiscal watch or | 1226 |
| fiscal emergency pursuant to section 118.023, 118.04, or 3316.03 | 1227 |
| of the Revised Code. | 1228 |
| (f) For the public employer's fiscal year preceding | 1229 |
| application under this section, the public employer has obtained | 1230 |
| an annual financial audit as required under section 117.10 of the | 1231 |
| Revised Code, which has been released by the auditor of state | 1232 |

employees, and the furnishing of medical, surgical, nursing, and

| hospital attention and services and medicines, and funeral | 1264 |
|--|------|
| expenses, equal to or greater than is provided for in sections | 1265 |
| 4123.52, 4123.55 to 4123.62, and 4123.64 to 4123.67 of the Revised | 1266 |
| Code, and that does not desire to insure the payment thereof or | 1267 |
| indemnify itself against loss sustained by the direct payment | 1268 |
| thereof, upon a finding of such facts by the administrator, may be | 1269 |
| granted the privilege to pay individually compensation, and | 1270 |
| furnish medical, surgical, nursing, and hospital services and | 1271 |
| attention and funeral expenses directly to injured employees or | 1272 |
| the dependents of killed employees, thereby being granted status | 1273 |
| as a self-insuring employer. The administrator may charge a board | 1274 |
| of county commissioners described in division (G) of section | 1275 |
| 4123.01 of the Revised Code that applies for the status as a | 1276 |
| self-insuring employer a reasonable application fee to cover the | 1277 |
| bureau's costs in connection with processing and making a | 1278 |
| determination with respect to an application. All employers | 1279 |
| granted such status shall demonstrate sufficient financial and | 1280 |
| administrative ability to assure that all obligations under this | 1281 |
| section are promptly met. The administrator shall deny the | 1282 |
| privilege where the employer is unable to demonstrate the | 1283 |
| employer's ability to promptly meet all the obligations imposed on | 1284 |
| the employer by this section. The administrator shall consider, | 1285 |
| but is not limited to, the following factors, where applicable, in | 1286 |
| determining the employer's ability to meet all of the obligations | 1287 |
| imposed on the board as an employer by this section: | 1288 |
| (1) The board as an employer employs a minimum of five | 1280 |

- (1) The board as an employer employs a minimum of five 1289 hundred employees in this state; 1290
- (2) The board has operated in this state for a minimum of two 1291 years;
- (3) Where the board previously contributed to the state
 insurance fund or is a successor employer as defined by bureau
 rules, the amount of the buyout, as defined by bureau rules;
 1293

(4) The sufficiency of the board's assets located in this 1296 state to insure the board's solvency in paying compensation 1297 directly; 1298 (5) The financial records, documents, and data, certified by 1299 a certified public accountant, necessary to provide the board's 1300 full financial disclosure. The records, documents, and data 1301 include, but are not limited to, balance sheets and profit and 1302 loss history for the current year and previous four years. 1303 (6) The board's organizational plan for the administration of 1304 the workers' compensation law; 1305 (7) The board's proposed plan to inform employees of the 1306 proposed self-insurance, the procedures the board will follow as a 1307 self-insuring employer, and the employees' rights to compensation 1308 and benefits; 1309 (8) The board has either an account in a financial 1310 institution in this state, or if the board maintains an account 1311 with a financial institution outside this state, ensures that 1312 workers' compensation checks are drawn from the same account as 1313 payroll checks or the board clearly indicates that payment will be 1314 honored by a financial institution in this state; 1315 (9) The board shall provide the administrator a surety bond 1316 in an amount equal to one hundred twenty-five per cent of the 1317 projected losses as determined by the administrator. 1318 (D) The administrator shall require a surety bond from all 1319 self-insuring employers, issued pursuant to section 4123.351 of 1320 the Revised Code, that is sufficient to compel, or secure to 1321 injured employees, or to the dependents of employees killed, the 1322 payment of compensation and expenses, which shall in no event be 1323 less than that paid or furnished out of the state insurance fund 1324 in similar cases to injured employees or to dependents of killed 1325

employees whose employers contribute to the fund, except when an

employee of the employer, who has suffered the loss of a hand, 1327 arm, foot, leg, or eye prior to the injury for which compensation 1328 is to be paid, and thereafter suffers the loss of any other of the 1329 members as the result of any injury sustained in the course of and 1330 arising out of the employee's employment, the compensation to be 1331 paid by the self-insuring employer is limited to the disability 1332 suffered in the subsequent injury, additional compensation, if 1333 any, to be paid by the bureau out of the surplus created by 1334 section 4123.34 of the Revised Code. 1335

(E) In addition to the requirements of this section, the 1336 administrator shall make and publish rules governing the manner of 1337 making application and the nature and extent of the proof required 1338 to justify a finding of fact by the administrator as to granting 1339 the status of a self-insuring employer, which rules shall be 1340 general in their application, one of which rules shall provide 1341 that all self-insuring employers shall pay into the state 1342 insurance fund such amounts as are required to be credited to the 1343 surplus fund in division (B) of section 4123.34 of the Revised 1344 Code. The administrator may adopt rules establishing requirements 1345 in addition to the requirements described in division (B)(2) of 1346 this section that a public employer shall meet in order to qualify 1347 for self-insuring status. 1348

Employers shall secure directly from the bureau central 1349 offices application forms upon which the bureau shall stamp a 1350 designating number. Prior to submission of an application, an 1351 employer shall make available to the bureau, and the bureau shall 1352 review, the information described in division (B)(1) of this 1353 section, and public employers shall make available, and the bureau 1354 shall review, the information necessary to verify whether the 1355 public employer meets the requirements listed in division (B)(2) 1356 of this section. An employer shall file the completed application 1357 forms with an application fee, which shall cover the costs of 1358

| processing the application, as established by the administrator, | 1359 |
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| by rule, with the bureau at least ninety days prior to the | 1360 |
| effective date of the employer's new status as a self-insuring | 1361 |
| employer. The application form is not deemed complete until all | 1362 |
| the required information is attached thereto. The bureau shall | 1363 |
| only accept applications that contain the required information. | 1364 |

- (F) The bureau shall review completed applications within a 1365 reasonable time. If the bureau determines to grant an employer the 1366 status as a self-insuring employer, the bureau shall issue a 1367 statement, containing its findings of fact, that is prepared by 1368 the bureau and signed by the administrator. If the bureau 1369 determines not to grant the status as a self-insuring employer, 1370 the bureau shall notify the employer of the determination and 1371 require the employer to continue to pay its full premium into the 1372 state insurance fund. The administrator also shall adopt rules 1373 establishing a minimum level of performance as a criterion for 1374 granting and maintaining the status as a self-insuring employer 1375 and fixing time limits beyond which failure of the self-insuring 1376 employer to provide for the necessary medical examinations and 1377 evaluations may not delay a decision on a claim. 1378
- (G) The administrator shall adopt rules setting forth 1379 procedures for auditing the program of self-insuring employers. 1380 The bureau shall conduct the audit upon a random basis or whenever 1381 the bureau has grounds for believing that a self-insuring employer 1382 is not in full compliance with bureau rules or this chapter. 1383

The administrator shall monitor the programs conducted by

self-insuring employers, to ensure compliance with bureau

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requirements and for that purpose, shall develop and issue to

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self-insuring employers standardized forms for use by the

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self-insuring employer in all aspects of the self-insuring

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employers' direct compensation program and for reporting of

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information to the bureau.

The bureau shall receive and transmit to the self-insuring 1391 employer all complaints concerning any self-insuring employer. In 1392 the case of a complaint against a self-insuring employer, the 1393 administrator shall handle the complaint through the 1394 self-insurance division of the bureau. The bureau shall maintain a 1395 file by employer of all complaints received that relate to the 1396 employer. The bureau shall evaluate each complaint and take 1397 appropriate action. 1398

The administrator shall adopt as a rule a prohibition against 1399 any self-insuring employer from harassing, dismissing, or 1400 otherwise disciplining any employee making a complaint, which rule 1401 shall provide for a financial penalty to be levied by the 1402 administrator payable by the offending self-insuring employer. 1403

- (H) For the purpose of making determinations as to whether to 1404 grant status as a self-insuring employer, the administrator may 1405 subscribe to and pay for a credit reporting service that offers 1406 financial and other business information about individual 1407 employers. The costs in connection with the bureau's subscription 1408 or individual reports from the service about an applicant may be 1409 included in the application fee charged employers under this 1410 section. 1411
- (I) The administrator, notwithstanding other provisions of this chapter, may permit a self-insuring employer to resume 1413 payment of premiums to the state insurance fund with appropriate 1414 credit modifications to the employer's basic premium rate as such 1415 rate is determined pursuant to section 4123.29 of the Revised 1416 Code.
- (J) On the first day of July of each year, the administrator

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 shall calculate separately each self-insuring employer's

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 assessments for the safety and hygiene fund, administrative costs

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 pursuant to section 4123.342 of the Revised Code, and for the

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 portion of the surplus fund under division (B) of section 4123.34

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assessment for this portion of the surplus fund only on the basis 1455 of those self-insuring employers that retain participation in the 1456 handicapped reimbursement program and the individual self-insuring 1457 employer's proportion of paid compensation shall be calculated 1458 only for those self-insuring employers who retain participation in 1459 the handicapped reimbursement program. The administrator, as the 1460 administrator determines appropriate, may determine the total 1461 assessment for the handicapped portion of the surplus fund in 1462 accordance with sound actuarial principles. 1463

The administrator shall calculate the assessment for the 1464 portion of the surplus fund under division (B) of section 4123.34 1465 of the Revised Code that under division (D) of section 4121.66 of 1466 the Revised Code is used for rehabilitation costs in the same 1467 manner as set forth in divisions (J)(1) and (2) of this section, 1468 except that the administrator shall calculate the total assessment 1469 for this portion of the surplus fund only on the basis of those 1470 self-insuring employers who have not made the election to make 1471 payments directly under division (D) of section 4121.66 of the 1472 Revised Code and an individual self-insuring employer's proportion 1473 of paid compensation only for those self-insuring employers who 1474 have not made that election. 1475

The administrator shall calculate the assessment for the 1476 portion of the surplus fund under division (B) of section 4123.34 1477 of the Revised Code that is used for reimbursement to a 1478 self-insuring employer under division (H) of section 4123.512 of 1479 the Revised Code in the same manner as set forth in divisions 1480 (J)(1) and (2) of this section except that the administrator shall 1481 calculate the total assessment for this portion of the surplus 1482 fund only on the basis of those self-insuring employers that 1483 retain participation in reimbursement to the self-insuring 1484 employer under division (H) of section 4123.512 of the Revised 1485 Code and the individual self-insuring employer's proportion of 1486 paid compensation shall be calculated only for those self-insuring

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employers who retain participation in reimbursement to the

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self-insuring employer under division (H) of section 4123.512 of

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the Revised Code.

An employer who no longer is a self-insuring employer in this

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state or who no longer is operating in this state, shall continue

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to pay assessments for administrative costs and for the portion of

the surplus fund under division (B) of section 4123.34 of the

Revised Code that is not used for handicapped reimbursement, based

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upon paid compensation attributable to claims that occurred while

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the employer was a self-insuring employer within this state.

- (K) The administrator shall deposit any moneys received from 1498 a self-insuring employer for the self-insuring employer's 1499 assessment to pay the costs solely attributable to the workers' 1500 compensation council into the administrative assessment account 1501 described in division (B) of section 4123.342 of the Revised Code 1502 for the administrative cost assessment collected by the 1503 administrator for the council. There is hereby created in the 1504 state treasury the self-insurance assessment fund. All investment 1505 earnings of the fund shall be deposited in the fund. The 1506 administrator shall use the money in the self-insurance assessment 1507 fund only for administrative costs as specified in section 1508 4123.341 of the Revised Code. 1509
- (L) Every self-insuring employer shall certify, in affidavit 1510 form subject to the penalty for perjury, to the bureau the amount 1511 of the self-insuring employer's paid compensation for the previous 1512 calendar year. In reporting paid compensation paid for the 1513 previous year, a self-insuring employer shall exclude from the 1514 total amount of paid compensation any reimbursement the 1515 self-insuring employer receives in the previous calendar year from 1516 the surplus fund pursuant to section 4123.512 of the Revised Code 1517 for any paid compensation. The self-insuring employer also shall 1518

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| exclude from the paid compensation reported any amount recovered | 1519 |
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| under section 4123.931 of the Revised Code and any amount that is | 1520 |
| determined not to have been payable to or on behalf of a claimant | 1521 |
| in any final administrative or judicial proceeding. The | 1522 |
| self-insuring employer shall exclude such amounts from the paid | 1523 |
| compensation reported in the reporting period subsequent to the | 1524 |
| date the determination is made. The administrator shall adopt | 1525 |
| rules, in accordance with Chapter 119. of the Revised Code, that | 1526 |
| provide for all of the following: | 1527 |
| (1) Establishing the date by which self-insuring employers | 1528 |
| must submit such information and the amount of the assessments | 1529 |
| provided for in division (J) of this section for employers who | 1530 |
| have been granted self-insuring status within the last calendar | 1531 |
| year; | 1532 |
| (2) If an employer fails to pay the assessment when due, the | 1533 |
| administrator may add a late fee penalty of not more than five | 1534 |
| hundred dollars to the assessment plus an additional penalty | 1535 |
| amount as follows: | 1536 |
| (a) For an assessment from sixty-one to ninety days past due, | 1537 |
| the prime interest rate, multiplied by the assessment due; | 1538 |
| (b) For an assessment from ninety-one to one hundred twenty | 1539 |
| days past due, the prime interest rate plus two per cent, | 1540 |
| multiplied by the assessment due; | 1541 |
| (c) For an assessment from one hundred twenty-one to one | 1542 |
| hundred fifty days past due, the prime interest rate plus four per | 1543 |
| cent, multiplied by the assessment due; | 1544 |
| (d) For an assessment from one hundred fifty-one to one | 1545 |
| hundred eighty days past due, the prime interest rate plus six per | 1546 |
| cent, multiplied by the assessment due; | 1547 |
| | |

(e) For an assessment from one hundred eighty-one to two

hundred ten days past due, the prime interest rate plus eight per

| The respondence by the contains mean and contains and con | |
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| cent, multiplied by the assessment due; | 1550 |
| (f) For each additional thirty-day period or portion thereof | 1551 |
| that an assessment remains past due after it has remained past due | 1552 |
| for more than two hundred ten days, the prime interest rate plus | 1553 |
| eight per cent, multiplied by the assessment due. | 1554 |
| (3) An employer may appeal a late fee penalty and penalty | 1555 |
| assessment to the administrator. | 1556 |
| For purposes of division (L)(2) of this section, "prime | 1557 |
| interest rate" means the average bank prime rate, and the | 1558 |
| administrator shall determine the prime interest rate in the same | 1559 |
| manner as a county auditor determines the average bank prime rate | 1560 |
| under section 929.02 of the Revised Code. | 1561 |
| The administrator shall include any assessment and penalties | 1562 |
| that remain unpaid for previous assessment periods in the | 1563 |
| calculation and collection of any assessments due under this | 1564 |
| division or division (J) of this section. | 1565 |
| (M) As used in this section, "paid compensation" means all | 1566 |
| amounts paid by a self-insuring employer for living maintenance | 1567 |
| benefits, all amounts for compensation paid pursuant to sections | 1568 |
| 4121.63, 4121.67, 4123.56, 4123.57, 4123.58, 4123.59, 4123.60, and | 1569 |
| 4123.64 of the Revised Code, all amounts paid as wages in lieu of | 1570 |
| such compensation, all amounts paid in lieu of such compensation | 1571 |
| under a nonoccupational accident and sickness program fully funded | 1572 |
| by the self-insuring employer, and all amounts paid by a | 1573 |
| self-insuring employer for a violation of a specific safety | 1574 |
| standard pursuant to Section 35 of Article II, Ohio Constitution | 1575 |
| and section 4121.47 of the Revised Code. | 1576 |
| (N) Should any section of this chapter or Chapter 4121. of | 1577 |
| the Revised Code providing for self-insuring employers' | 1578 |
| assessments based upon compensation paid be declared | 1579 |

unconstitutional by a final decision of any court, then that

section of the Revised Code declared unconstitutional shall revert 1581 back to the section in existence prior to November 3, 1989, 1582 providing for assessments based upon payroll. 1583

(0) The administrator may grant a self-insuring employer the 1584 privilege to self-insure a construction project entered into by 1585 the self-insuring employer that is scheduled for completion within 1586 six years after the date the project begins, and the total cost of 1587 which is estimated to exceed one hundred million dollars or, for 1588 employers described in division (R) of this section, if the 1589 construction project is estimated to exceed twenty-five million 1590 dollars. The administrator may waive such cost and time criteria 1591 and grant a self-insuring employer the privilege to self-insure a 1592 construction project regardless of the time needed to complete the 1593 construction project and provided that the cost of the 1594 construction project is estimated to exceed fifty million dollars. 1595 A self-insuring employer who desires to self-insure a construction 1596 project shall submit to the administrator an application listing 1597 the dates the construction project is scheduled to begin and end, 1598 the estimated cost of the construction project, the contractors 1599 and subcontractors whose employees are to be self-insured by the 1600 self-insuring employer, the provisions of a safety program that is 1601 specifically designed for the construction project, and a 1602 statement as to whether a collective bargaining agreement 1603 governing the rights, duties, and obligations of each of the 1604 parties to the agreement with respect to the construction project 1605 exists between the self-insuring employer and a labor 1606 organization. 1607

A self-insuring employer may apply to self-insure the 1608 employees of either of the following: 1609

- (1) All contractors and subcontractors who perform labor or 1610 work or provide materials for the construction project; 1611
 - (2) All contractors and, at the administrator's discretion, a 1612

substantial number of all the subcontractors who perform labor or 1613 work or provide materials for the construction project. 1614

Upon approval of the application, the administrator shall 1615 mail a certificate granting the privilege to self-insure the 1616 construction project to the self-insuring employer. The 1617 certificate shall contain the name of the self-insuring employer 1618 and the name, address, and telephone number of the self-insuring 1619 employer's representatives who are responsible for administering 1620 workers' compensation claims for the construction project. The 1621 self-insuring employer shall post the certificate in a conspicuous 1622 place at the site of the construction project. 1623

The administrator shall maintain a record of the contractors

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and subcontractors whose employees are covered under the

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certificate issued to the self-insured employer. A self-insuring

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employer immediately shall notify the administrator when any

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contractor or subcontractor is added or eliminated from inclusion

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under the certificate.

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Upon approval of the application, the self-insuring employer 1630 is responsible for the administration and payment of all claims 1631 under this chapter and Chapter 4121. of the Revised Code for the 1632 employees of the contractor and subcontractors covered under the 1633 certificate who receive injuries or are killed in the course of 1634 and arising out of employment on the construction project, or who 1635 contract an occupational disease in the course of employment on 1636 the construction project. For purposes of this chapter and Chapter 1637 4121. of the Revised Code, a claim that is administered and paid 1638 in accordance with this division is considered a claim against the 1639 self-insuring employer listed in the certificate. A contractor or 1640 subcontractor included under the certificate shall report to the 1641 self-insuring employer listed in the certificate, all claims that 1642 arise under this chapter and Chapter 4121. of the Revised Code in 1643 connection with the construction project for which the certificate 1644 is issued.

A self-insuring employer who complies with this division is 1646 entitled to the protections provided under this chapter and 1647 Chapter 4121. of the Revised Code with respect to the employees of 1648 the contractors and subcontractors covered under a certificate 1649 issued under this division for death or injuries that arise out 1650 of, or death, injuries, or occupational diseases that arise in the 1651 course of, those employees' employment on that construction 1652 project, as if the employees were employees of the self-insuring 1653 employer, provided that the self-insuring employer also complies 1654 with this section. No employee of the contractors and 1655 subcontractors covered under a certificate issued under this 1656 division shall be considered the employee of the self-insuring 1657 employer listed in that certificate for any purposes other than 1658 this chapter and Chapter 4121. of the Revised Code. Nothing in 1659 this division gives a self-insuring employer authority to control 1660 the means, manner, or method of employment of the employees of the 1661 contractors and subcontractors covered under a certificate issued 1662 under this division. 1663

The contractors and subcontractors included under a 1664 certificate issued under this division are entitled to the 1665 protections provided under this chapter and Chapter 4121. of the 1666 Revised Code with respect to the contractor's or subcontractor's 1667 employees who are employed on the construction project which is 1668 the subject of the certificate, for death or injuries that arise 1669 out of, or death, injuries, or occupational diseases that arise in 1670 the course of, those employees' employment on that construction 1671 project. 1672

The contractors and subcontractors included under a 1673 certificate issued under this division shall identify in their 1674 payroll records the employees who are considered the employees of 1675 the self-insuring employer listed in that certificate for purposes 1676

| of this chapter and Chapter 4121. of the Revised Code, and the | 1677 |
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| amount that those employees earned for employment on the | 1678 |
| construction project that is the subject of that certificate. | 1679 |
| Notwithstanding any provision to the contrary under this chapter | 1680 |
| and Chapter 4121. of the Revised Code, the administrator shall | 1681 |
| exclude the payroll that is reported for employees who are | 1682 |
| considered the employees of the self-insuring employer listed in | 1683 |
| that certificate, and that the employees earned for employment on | 1684 |
| the construction project that is the subject of that certificate, | 1685 |
| when determining those contractors' or subcontractors' premiums or | 1686 |
| assessments required under this chapter and Chapter 4121. of the | 1687 |
| Revised Code. A self-insuring employer issued a certificate under | 1688 |
| this division shall include in the amount of paid compensation it | 1689 |
| reports pursuant to division (L) of this section, the amount of | 1690 |
| paid compensation the self-insuring employer paid pursuant to this | 1691 |
| division for the previous calendar year. | 1692 |

Nothing in this division shall be construed as altering the 1693 rights of employees under this chapter and Chapter 4121. of the 1694 Revised Code as those rights existed prior to September 17, 1996. 1695 Nothing in this division shall be construed as altering the rights 1696 devolved under sections 2305.31 and 4123.82 of the Revised Code as 1697 those rights existed prior to September 17, 1996. 1698

As used in this division, "privilege to self-insure a 1699 construction project" means privilege to pay individually 1700 compensation, and to furnish medical, surgical, nursing, and 1701 hospital services and attention and funeral expenses directly to 1702 injured employees or the dependents of killed employees. 1703

(P) A self-insuring employer whose application is granted 1704 under division (O) of this section shall designate a safety 1705 professional to be responsible for the administration and 1706 enforcement of the safety program that is specifically designed 1707 for the construction project that is the subject of the 1708

| application. | 1709 |
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| A self-insuring employer whose application is granted under | 1710 |
| division (0) of this section shall employ an ombudsperson for the | 1711 |
| construction project that is the subject of the application. The | 1712 |
| ombudsperson shall have experience in workers' compensation or the | 1713 |
| construction industry, or both. The ombudsperson shall perform all | 1714 |
| of the following duties: | 1715 |
| (1) Communicate with and provide information to employees who | 1716 |
| are injured in the course of, or whose injury arises out of | 1717 |
| employment on the construction project, or who contract an | 1718 |
| occupational disease in the course of employment on the | 1719 |
| construction project; | 1720 |
| (2) Investigate the status of a claim upon the request of an | 1721 |
| employee to do so; | 1722 |
| (3) Provide information to claimants, third party | 1723 |
| administrators, employers, and other persons to assist those | 1724 |
| persons in protecting their rights under this chapter and Chapter | 1725 |
| 4121. of the Revised Code. | 1726 |
| A self-insuring employer whose application is granted under | 1727 |
| division (O) of this section shall post the name of the safety | 1728 |
| professional and the ombudsperson and instructions for contacting | 1729 |
| the safety professional and the ombudsperson in a conspicuous | 1730 |
| place at the site of the construction project. | 1731 |
| (Q) The administrator may consider all of the following when | 1732 |
| deciding whether to grant a self-insuring employer the privilege | 1733 |
| to self-insure a construction project as provided under division | 1734 |
| (0) of this section: | 1735 |
| (1) Whether the self-insuring employer has an organizational | 1736 |
| plan for the administration of the workers' compensation law; | 1737 |
| | |

(2) Whether the safety program that is specifically designed

| for the construction project provides for the safety of employees | 1739 |
|--|---------|
| employed on the construction project, is applicable to all | 1740 |
| contractors and subcontractors who perform labor or work or | 1741 |
| provide materials for the construction project, and has as a | 1742 |
| component, a safety training program that complies with standards | 1743 |
| adopted pursuant to the "Occupational Safety and Health Act of | 1744 |
| 1970," 84 Stat. 1590, 29 U.S.C.A. 651, and provides for continuing | 1745 |
| management and employee involvement; | 1746 |
| (3) Whether granting the privilege to self-insure the | 1747 |
| construction project will reduce the costs of the construction | 1748 |
| project; | 1749 |
| (4) Whether the self-insuring employer has employed an | 1750 |
| ombudsperson as required under division (P) of this section; | 1751 |
| (5) Whether the self-insuring employer has sufficient surety | 1752 |
| to secure the payment of claims for which the self-insuring | 1753 |
| employer would be responsible pursuant to the granting of the | 1754 |
| privilege to self-insure a construction project under division (0) | 1755 |
| of this section. | 1756 |
| (R) As used in divisions (O), (P), and (Q), "self-insuring | 1757 |
| employer" includes the following employers, whether or not they | 1758 |
| have been granted the status of being a self-insuring employer | 1759 |
| under division (B) of this section: | 1760 |
| (1) A state institution of higher education; | 1761 |
| (2) A school district; | 1762 |
| (3) A county school financing district; | 1763 |
| (4) An educational service center; | 1764 |
| (5) A community school established under Chapter 3314. of the | 1765 |
| Revised Code. | 1766 |
| (S) As used in this section: | 1767 |
| (5, 115 about 111 cittle becotten- | ± / O / |

(1) "Unvoted debt capacity" means the amount of money that a

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|---|---------|
| public employer may borrow without voter approval of a tax levy; | 1769 |
| (2) "State institution of higher education" means the state | 1770 |
| universities listed in section 3345.011 of the Revised Code, | 1771 |
| community colleges created pursuant to Chapter 3354. of the | 1772 |
| Revised Code, university branches created pursuant to Chapter | 1773 |
| 3355. of the Revised Code, technical colleges created pursuant to | 1774 |
| Chapter 3357. of the Revised Code, and state community colleges | 1775 |
| created pursuant to Chapter 3358. of the Revised Code. | 1776 |
| | |
| Section 2. That existing sections 101.532, 101.82, 127.14, | 1777 |
| 4121.03, 4121.121, 4121.75, 4121.76, 4121.77, 4121.79, 4123.29, | 1778 |
| 4123.341, 4123.342, and 4123.35 of the Revised Code are hereby | 1779 |
| repealed. | 1780 |
| | 1501 |
| Section 3. This act is not subject to division (A) of section | 1781 |
| 4121.78 of the Revised Code. | 1782 |
| Section 4. All items in this section are hereby appropriated | 1783 |
| as designated out of any moneys in the state treasury to the | 1784 |
| credit of the Workers' Compensation Council Fund Group. For all | 1785 |
| appropriations made in this act, those in the first column are for | 1786 |
| fiscal year 2008 and those in the second column are for fiscal | 1787 |
| year 2009. The appropriations made in this act are in addition to | 1788 |
| any other appropriations made for the FY 2008-2009 biennium. | 1789 |
| Appropriations | |
| WCC WORKERS' COMPENSATION COUNCIL | 1790 |
| Workers' Compensation Council | 1791 |
| 5FV0 321600 Remuneration Expenses \$ 0 \$ 315,000 | 1792 |
| TOTAL 5FV0 Workers' Compensation \$ 0 \$ 315,000 | 1793 |
| Council Remuneration Fund | |
| TOTAL ALL BUDGET FUND GROUPS \$ 0 \$ 315,000 | 1794 |
| WORKERS' COMPENSATION COUNCIL | 1795 |

| The foregoing appropriation item 321600, Remuneration | 1796 |
|---|------|
| Expenses, shall be used to pay for the payroll and fringe benefit | 1797 |
| costs for employees of the Workers' Compensation Council. | 1798 |

Between December 15, 2008, and June 30, 2009, the 1799 Administrator of Workers' Compensation shall direct the Treasurer 1800 of State to transfer \$475,000 cash from the Workers' Compensation 1801 Fund (Fund 7023) to the Workers' Compensation Council Fund, 1802 created in division (C) of section 4121.79 of the Revised Code, in 1803 three installments. The installments shall be made according to a 1804 schedule agreed to by the Director of the Workers' Compensation 1805 Council and the Administrator of Workers' Compensation. 1806

Upon the request of the Director of the Workers' Compensation 1808 Council, the Director of Budget and Management shall transfer a 1809 cash amount designated by the Director of the Workers' 1810 Compensation Council from the Workers' Compensation Council Fund 1811 (Fund 5DR0), created by the Controlling Board in August of 2008, 1812 to the Workers' Compensation Council Remuneration Fund (Fund 1813 5FV0). On or before January 31, 2009, the Director of the Workers' 1814 Compensation Council shall request that the Director of Budget and 1815 Management transfer any remaining balance in the Workers' 1816 Compensation Council Fund (Fund 5DR0) to the Workers' Compensation 1817 Council Fund, created by division (C) of section 4121.79 of the 1818 Revised Code as amended by this act. The Treasurer of State, at 1819 the request of the Director of Budget and Management, shall 1820 execute this transfer. After this transfer has occurred, the 1821 Workers' Compensation Council Fund (Fund 5DR0) is abolished. 1822

Section 5. Within the limits set forth in this act, the

Director of Budget and Management shall establish accounts

1824

indicating the source and amount of funds for each appropriation

1825

made in this act, and shall determine the form and manner in which

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|---|---------|
| appropriation accounts shall be maintained. Expenditures from | 1827 |
| appropriations contained in this act shall be accounted for as | 1828 |
| though made in Am. Sub. H.B. 119 of the 127th General Assembly. | 1829 |
| The appropriations made in this act are subject to all | 1830 |
| provisions of Am. Sub. H.B. 119 of the 127th General Assembly that | 1831 |
| are generally applicable to such appropriations. | 1832 |
| Section 6. The Administrator of Workers' Compensation shall | 1833 |
| examine the group rating program and make a plan to address the | 1834 |
| equity and adequacy of workers' compensation premiums for Ohio | 1835 |
| employers. The Administrator of Workers' Compensation shall | 1836 |
| provide such report to the Speaker of the House of | 1837 |
| Representatives, the President of the Senate, the minority leaders | 1838 |
| of the House of Representatives and the Senate, the chairperson of | 1839 |
| any standing committee of the Ohio General Assembly that regularly | 1840 |
| considers workers' compensation bills, and the Workers' | 1841 |
| Compensation Council by September 15, 2009. | 1842 |
| Section 7. It is not the intent of the General Assembly, in | 1843 |
| amending section 101.82 of the Revised Code in Section 1 of this | 1844 |
| act, to supersede the repeal and delayed effective date of that | 1845 |
| repeal established in Section 6 of Am. Sub. H.B. 516 of the 125th | 1846 |
| General Assembly. | 1847 |
| Section 8. The sections of law contained in this act are not | 1848 |
| subject to the referendum. Therefore, under Ohio Constitution, | 1849 |
| Article II, Section 1d and section 1.471 of the Revised Code, the | 1850 |
| sections go into immediate effect when this act becomes law. | 1851 |