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128th General Assembly Regular Session 2009-2010

Am. Sub. H. B. No. 15

Representative Sykes

Cosponsors: Representatives Dodd, Bolon, Boyd, DeBose, Domenick, Dyer, Foley, Harris, Koziura, Letson, Luckie, Mallory, Moran, Stewart, Szollosi, Ujvagi, Weddington, Williams, B., Williams, S., Yates, Yuko

A BILL

То	amend sections 121.52, 4121.12, 4121.125, 4121.62,	1
	4121.70, and 4123.34 of the Revised Code to create	2
	the Deputy Inspector General for the Bureau of	3
	Workers' Compensation and Industrial Commission	4
	Fund; to make other changes to the Workers'	5
	Compensation Law; to make appropriations for the	6
	Bureau of Workers' Compensation and for the	7
	Workers' Compensation Council for the biennium	8
	beginning July 1, 2009, and ending June 30, 2011;	9
	and to provide authorization and conditions for	10
	the operation of the Bureau's and the Council's	11
	programs.	12

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

Section 101	. That sections 121.52, 4121.12, 4121.125,	13
4121.62, 4121.70	, and 4123.34 of the Revised Code be amended to	14
read as follows:		15
Sec. 121.52	. There is hereby created in the office of the	16
inspector genera	al the office of deputy inspector general for the	17

bureau of workers' compensation and industrial commission. The	18
inspector general shall appoint the deputy inspector general, and	19
the deputy inspector general shall serve at the pleasure of the	20
inspector general. A person employed as the deputy inspector	21
general shall have the same qualifications as those specified in	22
section 121.49 of the Revised Code for the inspector general. The	23
inspector general shall provide professional and clerical	24
assistance to the deputy inspector general.	25

The deputy inspector general for the bureau of workers' 26 compensation and the industrial commission shall investigate 27 wrongful acts or omissions that have been committed by or are 28 being committed by officers or employees of the bureau of workers' 29 compensation and the industrial commission. The deputy inspector 30 general has the same powers and duties regarding matters 31 concerning the bureau and the commission as those specified in 32 sections 121.42, 121.43, and 121.45 of the Revised Code for the 33 inspector general. Complaints may be filed with the deputy 34 inspector general in the same manner as prescribed for complaints 35 filed with the inspector general under section 121.46 of the 36 Revised Code. All investigations conducted and reports issued by 37 the deputy inspector general are subject to section 121.44 of the 38 Revised Code. 39

There is hereby created in the state treasury the deputy 40 inspector general for the bureau of workers' compensation and 41 industrial commission fund, which shall consist of moneys 42 deposited into it that the inspector general receives from the 43 administrator of workers' compensation and receives from the 44 industrial commission in accordance with this section. The 45 inspector general shall use the fund to pay the costs incurred by 46 the deputy inspector general in performing the duties of the 47 deputy inspector general as required under this section. 48

Beginning the fiscal year quarter that begins October 1,

2009, and at the beginning of each quarter of each fiscal year	50
thereafter, the inspector general shall submit a billing to the	51
administrator and to the chairperson of the industrial commission	52
that reflects the costs incurred by the deputy inspector general	53
during the fiscal year quarter immediately preceding the quarter	54
that the inspector general submits the billing. The billing	55
submitted to the administrator and the chairperson shall reflect	56
each agency's respective share of the costs incurred by the deputy	57
inspector general for work performed regarding the respective	58
agency. At the beginning of the fiscal year quarter that starts	59
October 1, 2009, and at the beginning of each quarter of each	60
fiscal year thereafter, upon the receipt of the billings the	61
administrator and the chairperson shall process intrastate	62
transfer vouchers to pay for those billings.	63

The members of the industrial commission, bureau of workers' 64 compensation board of directors, workers' compensation audit 65 committee, workers' compensation actuarial committee, and workers' 66 compensation investment committee, and the administrator of 67 workers' compensation, and employees of the industrial commission 68 and the bureau shall cooperate with and provide assistance to the 69 deputy inspector general in the performance of any investigation 70 conducted by the deputy inspector general. In particular, those 71 persons shall make their premises, equipment, personnel, books, 72 records, and papers readily available to the deputy inspector 73 general. In the course of an investigation, the deputy inspector 74 general may question any person employed by the industrial 75 commission or the administrator and any person transacting 76 business with the industrial commission, the board, the audit 77 committee, the actuarial committee, the investment committee, the 78 administrator, or the bureau and may inspect and copy any books, 79 records, or papers in the possession of those persons or entities, 80 taking care to preserve the confidentiality of information 81 contained in responses to questions or the books, records, or 82

papers that are made confidential by law.

In performing any investigation, the deputy inspector general 84 shall avoid interfering with the ongoing operations of the 85 entities being investigated, except insofar as is reasonably 86 necessary to successfully complete the investigation. 87

At the conclusion of an investigation conducted by the deputy 88 inspector general for the bureau of workers' compensation and 89 industrial commission, the deputy inspector general shall deliver 90 to the board, the administrator, the industrial commission, and 91 the governor any case for which remedial action is necessary. The 92 deputy inspector general shall maintain a public record of the 93 activities of the office of the deputy inspector general to the 94 extent permitted under this section, ensuring that the rights of 95 the parties involved in each case are protected. The inspector 96 general shall include in the annual report required under section 97 121.48 of the Revised Code a summary of the activities of the 98 deputy inspector general during the previous year. 99

No person shall disclose any information that is designated

as confidential in accordance with section 121.44 of the Revised

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Code or any confidential information that is acquired in the

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course of an investigation conducted under this section 121.53 of

the Revised Code to any person who is not legally entitled to

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disclosure of that information.

Sec. 4121.12. (A) There is hereby created the bureau of 106 workers' compensation board of directors consisting of eleven 107 members to be appointed by the governor with the advice and 108 consent of the senate. One member shall be an individual who, on 109 account of the individual's previous vocation, employment, or 110 affiliations, can be classed as a representative of employees; two 111 members shall be individuals who, on account of their previous 112 vocation, employment, or affiliations, can be classed as 113

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these two individuals shall be a member of the executive committee	115
of the largest statewide labor federation; three members shall be	116
individuals who, on account of their previous vocation,	117
employment, or affiliations, can be classed as representatives of	118
employers, one of whom represents self-insuring employers, one of	119
whom is a state fund employer who employs one hundred or more	120
employees, and one of whom is a state fund employer who employs	121
less than one hundred employees; two members shall be individuals	122
who, on account of their vocation, employment, or affiliations,	123
can be classed as investment and securities experts who have	124
direct experience in the management, analysis, supervision, or	125
investment of assets and are residents of this state; one member	126
who shall be a certified public accountant; one member who shall	127
be an actuary who is a member in good standing with the American	128
academy of actuaries or who is an associate or fellow with the	129
society of actuaries; and one member shall represent the public	130
and also be an individual who, on account of the individual's	131
previous vocation, employment, or affiliations, cannot be classed	132
as either predominantly representative of employees or of	133
employers. The governor shall select the chairperson of the board	134
who shall serve as chairperson at the pleasure of the governor.	135
None of the members of the board, within one year immediately	136
preceding the member's appointment, shall have been employed by	137

representatives of employee organizations and at least one of

analysis, supervision, or investment of assets.

(B) Of the initial appointments made to the board, the
governor shall appoint the member who represents employees, one
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member who represents employers, and the member who represents the public to a term ending one year after the effective date of this

the bureau of workers' compensation or by any person, partnership,

or corporation that has provided to the bureau services of a

financial or investment nature, including the management,

amendment June 11, 2007; one member who represents employers, one	146
member who represents employee organizations, one member who is an	147
investment and securities expert, and the member who is a	148
certified public accountant to a term ending two years after the	149
effective date of this amendment June 11, 2007; and one member who	150
represents employers, one member who represents employee	151
organizations, one member who is an investment and securities	152
expert, and the member who is an actuary to a term ending three	153
years after the effective date of this amendment June 11, 2007.	154
Thereafter, terms of office shall be for three years, with each	155
term ending on the same day of the same month as did the term that	156
it succeeds. Each member shall hold office from the date of the	157
member's appointment until the end of the term for which the	158
member was appointed.	159

Members may be reappointed. Any member appointed to fill a 160 vacancy occurring prior to the expiration date of the term for 161 which the member's predecessor was appointed shall hold office as 162 a member for the remainder of that term. A member shall continue 163 in office subsequent to the expiration date of the member's term 164 until a successor takes office or until a period of sixty days has 165 elapsed, whichever occurs first.

(C) In making appointments to the board, the governor shall 167 select the members from the list of names submitted by the 168 workers' compensation board of directors nominating committee 169 pursuant to this division. The nominating committee shall submit 170 to the governor a list containing four separate names for each of 171 the members on the board. Within fourteen days after the 172 submission of the list, the governor shall appoint individuals 173 from the list. 174

Within sixty At least thirty days after prior to a vacancy
occurring as a result of the expiration of a term and within

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thirty days after other vacancies occurring on the board, the

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nominating committee shall submit an initial list containing four	178
names for each vacancy. Within fourteen days after the submission	179
of the initial list, the governor either shall appoint individuals	180
from that list or request the nominating committee to submit	181
another list of four names for each member the governor has not	182
appointed from the initial list, which list the nominating	183
committee shall submit to the governor within fourteen days after	184
the governor's request. The governor then shall appoint, within	185
seven days after the submission of the second list, one of the	186
individuals from either list to fill the vacancy for which the	187
governor has not made an appointment from the initial list. <u>If the</u>	188
governor appoints an individual to fill a vacancy occurring as a	189
result of the expiration of a term, the individual appointed shall	190
begin serving as a member of the board when the term for which the	191
individual's predecessor was appointed expires or immediately upon	192
appointment by the governor, whichever occurs later. With respect	193
to the filling of vacancies, the nominating committee shall	194
provide the governor with a list of four individuals who are, in	195
the judgment of the nominating committee, the most fully qualified	196
to accede to membership on the board.	197

In order for the name of an individual to be submitted to the governor under this division, the nominating committee shall approve the individual by an affirmative vote of a majority of its members.

- (D) All members of the board shall receive their reasonable 203 and necessary expenses pursuant to section 126.31 of the Revised 204 Code while engaged in the performance of their duties as members 205 and also shall receive an annual salary not to exceed sixty 206 thousand dollars in total, payable on the following basis: 207
- (1) Except as provided in division (D)(2) of this section, a 208 member shall receive two thousand five hundred dollars during a 209

(E) Before entering upon the duties of office, each appointed

member of the board shall take an oath of office as required by

sections 3.22 and 3.23 of the Revised Code and file in the office

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(iii) Annual administrative expenses incurred;	271
(iv) Annual employer premiums allocated for the provision of	272
compensation and benefits.	273
(e) A description of any significant changes that occurred	274
during the six years for which the board provided the information	275
required under division $(F)(3)(d)$ of this section that affect the	276
ability of the board to compare that information from year to	277
year.	278
(4) Review all independent financial audits of the bureau.	279
The administrator shall provide access to records of the bureau to	280
facilitate the review required under this division.	281
(5) Study issues as requested by the administrator or the	282
governor;	283
(6) Contract with all of the following:	284
(a) An independent actuarial firm to assist the board in	285
making recommendations to the administrator regarding premium	286
rates;	287
(b) An outside investment counsel to assist the workers'	288
compensation investment committee in fulfilling its duties;	289
(c) An independent fiduciary counsel to assist the board in	290
the performance of its duties.	291
(7) Approve the investment policy developed by the workers'	292
compensation investment committee pursuant to section 4121.129 of	293
the Revised Code if the policy satisfies the requirements	294
specified in section 4123.442 of the Revised Code.	295
(8) Review and publish the investment policy no less than	296
annually and make copies available to interested parties.	297
(9) Prohibit, on a prospective basis, any specific investment	298
it finds to be contrary to the investment policy approved by the	299
board.	300

(10) Vote to open each investment class and allow the	301
administrator to invest in an investment class only if the board,	302
by a majority vote, opens that class;	303
(11) After opening a class but prior to the administrator	304
investing in that class, adopt rules establishing due diligence	305
standards for employees of the bureau to follow when investing in	306
that class and establish policies and procedures to review and	307
monitor the performance and value of each investment class;	308
(12) Submit a report annually on the performance and value of	309
each investment class to the governor, the president and minority	310
leader of the senate, and the speaker and minority leader of the	311
house of representatives, and the workers' compensation council.	312
(13) Advise and consent on all of the following:	313
(a) Administrative rules the administrator submits to it	314
pursuant to division (B)(5) of section 4121.121 of the Revised	315
Code for the classification of occupations or industries, for	316
premium rates and contributions, for the amount to be credited to	317
the surplus fund, for rules and systems of rating, rate revisions,	318
and merit rating;	319
(b) The duties and authority conferred upon the administrator	320
pursuant to section 4121.37 of the Revised Code;	321
(c) Rules the administrator adopts for the health partnership	322
program and the qualified health plan system, as provided in	323
sections 4121.44, 4121.441, and 4121.442 of the Revised Code;	324
(d) Rules the administrator submits to it pursuant to Chapter	325
4167. of the Revised Code regarding the public employment risk	326
reduction program and the protection of public health care workers	327
from exposure incidents.	328
As used in this division, "public health care worker" and	329
"exposure incident" have the same meanings as in section 4167.25	330

(18) Hold all sessions, classes, and other events for the	359
program developed pursuant to division (F)(16) of this section in	360
this state.	361
(G) The board may do both of the following:	362
(1) Vote to close any investment class;	363
(2) Create any committees in addition to the workers'	364
compensation audit committee, the workers' compensation actuarial	365
committee, and the workers' compensation investment committee that	366
the board determines are necessary to assist the board in	367
performing its duties.	368
(H) The office of a member of the board who is convicted of	369
or pleads guilty to a felony, a theft offense as defined in	370
section 2913.01 of the Revised Code, or a violation of section	371
102.02, 102.03, 102.04, 2921.02, 2921.11, 2921.13, 2921.31,	372
2921.41, 2921.42, 2921.43, or 2921.44 of the Revised Code shall be	373
deemed vacant. The vacancy shall be filled in the same manner as	374
the original appointment. A person who has pleaded guilty to or	375
been convicted of an offense of that nature is ineligible to be a	376
member of the board. A member who receives a bill of indictment	377
for any of the offenses specified in this section shall be	378
automatically suspended from the board pending resolution of the	379
criminal matter.	380
(I) For the purposes of division (G)(1) of section 121.22 of	381
the Revised Code, the meeting between the governor and the board	382
to review the administrator's performance as required under	383
division (F)(15) of this section shall be considered a meeting	384
regarding the employment of the administrator.	385
Sec. 4121.125. (A) The bureau of workers' compensation board	386
of directors, based upon recommendations of the workers'	387

compensation actuarial committee, may contract with one or more

outside actuarial firms and other professional persons, as the	389
board determines necessary, to assist the board in measuring the	390
performance of Ohio's workers' compensation system and in	391
comparing Ohio's workers' compensation system to other state and	392
private workers' compensation systems. The board, actuarial firm	393
or firms, and professional persons shall make such measurements	394
and comparisons using accepted insurance industry standards,	395
including, but not limited to, standards promulgated by the	396
National Council on Compensation Insurance.	397

- (B) The board may contract with one or more outside firms to 398 conduct management and financial audits of the workers' 399 compensation system, including audits of the reserve fund 400 belonging to the state insurance fund, and to establish objective 401 quality management principles and methods by which to review the 402 performance of the workers' compensation system. 403
 - (C) The board shall do all of the following:
- (1) Contract to have prepared annually by or under the

 supervision of an actuary a report that meets the requirements

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 specified under division (E) of this section and that consists of

 an actuarial valuation of the assets, liabilities, and funding

 requirements of the state insurance fund and all other funds

 specified in this chapter and Chapters 4123., 4127., and 4131. of

 the Revised Code;

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- (2) Require that the actuary or person supervised by an 412 actuary referred to in division (C)(1) of this section complete 413 the valuation in accordance with the actuarial standards of 414 practice promulgated by the actuarial standards board of the 415 American academy of actuaries; 416
- (3) Submit the report referred to in division (C)(1) of this 417 section to the workers' compensation council and the standing 418 committees of the house of representatives and the senate with 419

introduction of the legislation.

primary responsibility for workers' compensation legislation not	420
later than <u>on or before</u> the first day of September <u>November</u>	421
following the year for which the valuation was made;	422
(4) Have an actuary or a person who provides actuarial	423
services under the supervision of an actuary, at such time as the	424
board determines, and at least once during the five-year period	425
that commences on the effective date of this amendment September	426
10, 2007, and once within each five-year period thereafter,	427
conduct an actuarial investigation of the experience of employers,	428
the mortality, service, and injury rate of employees, and the	429
payment of temporary total disability, permanent partial	430
disability, and permanent total disability under sections 4123.56	431
to 4123.58 of the Revised Code to update the actuarial assumptions	432
used in the report required by division (C)(1) of this section;	433
	434
(5) Submit the report required under division (F) of this	435
section to the council and the standing committees of the house of	436
representatives and the senate with primary responsibility for	437
workers' compensation legislation not later than the first day of	438
November following the fifth year of the period that the report	439
covers;	440
(6) Have prepared by or under the supervision of an actuary	441
an actuarial analysis of any introduced legislation expected to	442
have a measurable financial impact on the workers' compensation	443
system;	444
(7) Submit the report required under division (G) of this	445
section to the legislative service commission, the standing	446
committees of the house of representatives and the senate with	447
primary responsibility for workers' compensation legislation, and	448
the council not later than sixty days after the date of	449

(D) The administrator of workers' compensation and the	451
industrial commission shall compile information and provide access	452
to records of the bureau and the industrial commission to the	453
board to the extent necessary for fulfillment of both of the	454
following requirements:	455
(1) Conduct of the measurements and comparisons described in	456
division (A) of this section;	457
(2) Conduct of the management and financial audits and	458
(2) Conduct of the management and financial audits and	
establishment of the principles and methods described in division	459
(B) of this section.	460
(E) The firm or person with whom the board contracts pursuant	461
to division (C)(1) of this section shall prepare a report of the	462
valuation and submit the report to the board. The firm or person	463
shall include all of the following information in the report that	464
is required under division (C)(1) of this section:	465
(1) A summary of the compensation and benefit provisions	466
evaluated;	467
(0)	4.50
(2) A summary of the census data and financial information	468
used in the valuation;	469
(3) A description of the actuarial assumptions, actuarial	470
cost method, and asset valuation method used in the valuation;	471
(4) A summary of findings that includes a statement of the	472
actuarial accrued compensation and benefit liabilities and	473
unfunded actuarial accrued compensation and benefit liabilities;	474
(5) - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	455
(5) A schedule showing the effect of any changes in the	475
compensation and benefit provisions, actuarial assumptions, or	476
cost methods since the previous annual actuarial valuation report	477
was submitted to the board.	478
(F) The actuary or person whom the board designates to	479
conduct an actuarial investigation under division (C)(4) of this	480

section shall prepare a report of the actuarial investigation and	481
shall submit the report to the board. The actuary or person shall	482
prepare the report and make any recommended changes in actuarial	483
assumptions in accordance with the actuarial standards of practice	484
promulgated by the actuarial standards board of the American	485
academy of actuaries. The actuary or person shall include all of	486
the following information in the report:	487
(1) A summary of relevant decrement and economic assumption	488
experience;	489
(2) Recommended changes in actuarial assumptions to be used	490
in subsequent actuarial valuations required by division (C)(1) of	491
this section;	492
(3) A measurement of the financial effect of the recommended	493
changes in actuarial assumptions.	494
(G) The actuary or person whom the board designates to	495
conduct the actuarial analysis under division (C)(6) of this	496
section shall prepare a report of the actuarial analysis and shall	497
submit that report to the board. The actuary or person shall	498
complete the analysis in accordance with the actuarial standards	499
of practice promulgated by the actuarial standards board of the	500
American academy of actuaries. The actuary or person shall include	501
all of the following information in the report:	502
(1) A summary of the statutory changes being evaluated;	503
(2) A description of or reference to the actuarial	504
assumptions and actuarial cost method used in the report;	505
(3) A description of the participant group or groups included	506
in the report;	507
(4) A statement of the financial impact of the legislation,	508
including the resulting increase, if any, in employer premiums, in	509

actuarial accrued liabilities, and, if an increase in actuarial

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accrued liabilities is predicted, the per cent of premium increase	511
that would be required to amortize the increase in those	512
liabilities as a level per cent of employer premiums over a period	513
not to exceed thirty years.	514
(5) A statement of whether the employer premiums paid to the	515
bureau of workers' compensation after the proposed change is	516
enacted are expected to be sufficient to satisfy the funding	517
objectives established by the board.	518
(H) The board may, at any time, request an actuary to make	519
any studies or actuarial valuations to determine the adequacy of	520
the premium rates established by the administrator in accordance	521
with sections 4123.29 and 4123.34 of the Revised Code, and may	522
adjust those rates as recommended by the actuary.	523
(I) The board shall have an independent auditor, at least	524
once every ten years, conduct a fiduciary performance audit of the	525
investment program of the bureau of workers' compensation. That	526
audit shall include an audit of the investment policies approved	527
by the board and investment procedures of the bureau. The board	528
shall submit a copy of that audit to the auditor of state.	529
(J) The administrator, with the advice and consent of the	530
board, shall employ an internal auditor who shall report findings	531
directly to the board, workers' compensation audit committee, and	532
administrator, except that the internal auditor shall not report	533
findings directly to the administrator when those findings involve	534
malfeasance, misfeasance, or nonfeasance on the part of the	535
administrator. The board and the workers' compensation audit	536
committee may request and review internal audits conducted by the	537
internal auditor.	538
(K) The administrator shall pay the expenses incurred by the	539

board to effectively fulfill its duties and exercise its powers

under this section as the administrator pays other operating

services offered by the division of rehabilitation, including,

services, counseling, and training. The administrator shall adopt

without limitation, the expense of providing rehabilitation

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rules, in accordance with Chapter 119. of the Revised Code, which	572
establish the specific services the division offers and the amount	573
of the fee for those services, which amount shall be based upon	574
the actual cost of the division providing the services to the	575
employer and employee.	576
(D) Nothing in sections 4121.61 to 4121.69 of the Revised	577
Code shall be interpreted to grant authority to the administrator	578
to require a claimant to utilize a public provider of	579
rehabilitation services, counseling, or training.	580
Sec. 4121.70. (A) There is hereby created the	581
labor-management government advisory council consisting of twelve	582
members appointed as follows:	583
(1) The governor, with the advice and consent of the senate,	584
shall appoint three members who, by training and vocation, are	585
representative of labor and three members who, by training and	586
vocation, are representative of employers.	587
(2) Ex officio, the chairpersons of the standing committees	588
of the house of representatives and the senate to which	589
legislation concerned with workers' compensation is customarily	590
referred. A chairperson may designate the vice-chairperson of the	591
committee to serve instead.	592
(3) One person who by training and vocation represents labor	593
and one person who by training and vocation represents employers	594
of differing political parties appointed by the speaker of the	595
house of representatives.	596
(4) One person who by training and vocation represents labor	597
and one person who by training and vocation represents employers	598
of differing political parties appointed by the president of the	599
senate.	600

(B) Members appointed by the governor shall serve for a term

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of six years with each term ending on the same day of the year in	602
which the member was first appointed, except that each member	603
shall serve for a period of sixty additional days at the end of	604
the member's term or until the member's successor is appointed and	605
qualifies, whichever date occurs first. Of the members first	606
appointed to the council by the governor, one member each	607
representing labor and management shall serve an initial term of	608
two years, one member each representing labor and management shall	609
serve a term of four years, and the remaining two members shall	610
serve full six-year terms. The members initially appointed by the	611
speaker of the house of representatives and the president of the	612
senate shall serve a term of six years. Thereafter, members shall	613
be appointed to and serve full six-year terms. Members are	614
eligible for reappointment to any number of additional terms.	615

Legislative members shall serve a term that coincides with the two-year legislative session in which they are first appointed with each term ending on the thirty-first day of December of the even-numbered year. Legislative members are eligible for reappointment.

Vacancies on the council shall be filled in the same manner

as the original appointment. All members of the council shall

serve without additional compensation but shall be reimbursed by

the bureau of workers' compensation for actual and necessary

expenses.

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The council shall advise the bureau of workers' compensation 626 board of directors and the administrator of workers' compensation 627 on the quality and effectiveness of rehabilitation services and 628 make recommendations pertaining to the bureau's rehabilitation 629 program, including the operation of that program.

The labor-management government advisory council shall 631
recommend to the administrator three candidates for the position 632
of director of rehabilitation. The candidates shall be chosen for 633

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Sec. 4123.34. It shall be the duty of the bureau of workers' 636 compensation board of directors and the administrator of workers' 637 compensation to safeguard and maintain the solvency of the state 638 insurance fund and all other funds specified in this chapter and 639 Chapters 4121., 4127., and 4131. of the Revised Code. The 640 administrator, in the exercise of the powers and discretion 641 conferred upon the administrator in section 4123.29 of the Revised 642 Code, shall fix and maintain, with the advice and consent of the 643 board, for each class of occupation or industry, the lowest 644 possible rates of premium consistent with the maintenance of a 645 solvent state insurance fund and the creation and maintenance of a 646 reasonable surplus, after the payment of legitimate claims for 647 injury, occupational disease, and death that the administrator 648 authorizes to be paid from the state insurance fund for the 649 benefit of injured, diseased, and the dependents of killed 650 employees. In establishing rates, the administrator shall take 651 into account the necessity of ensuring sufficient money is set 652 aside in the premium payment security fund to cover any defaults 653 in premium obligations. The administrator shall observe all of the 654 following requirements in fixing the rates of premium for the 655 risks of occupations or industries: 656

(A) The administrator shall keep an accurate account of the 657 money paid in premiums by each of the several classes of 658 occupations or industries, and the losses on account of injuries, 659 occupational disease, and death of employees thereof, and also 660 keep an account of the money received from each individual 661 employer and the amount of losses incurred against the state 662 insurance fund on account of injuries, occupational disease, and 663 death of the employees of the employer. 664

(B) Ten per cent A portion of the money paid into the state	665
insurance fund shall be set aside for the creation of a surplus	666
until the surplus amounts to the sum of one hundred thousand	667
dollars, after which time, whenever necessary in the judgment of	668
the administrator to guarantee a solvent fund account within the	669
state insurance fund , a sum not exceeding five per cent of all the	670
money paid into the state insurance fund shall be credited to the	671
surplus fund. Any references in this chapter or in Chapter 4121.,	672
4125., 4127., or 4131. of the Revised Code to the surplus fund,	673
the surplus created in this division, the statutory surplus fund,	674
or the statutory surplus of the state insurance fund are hereby	675
deemed to be references to the surplus fund account. The	676
administrator may transfer the portion of the state insurance fund	677
to the surplus fund account as the administrator determines is	678
necessary to satisfy the needs of the surplus fund account and to	679
guarantee the solvency of the state insurance fund and the surplus	680
fund account. In addition to all statutory authority under this	681
chapter and Chapter 4121. of the Revised Code, the administrator	682
has discretionary and contingency authority to make charges to the	683
surplus fund account. The administrator shall account for all	684
charges, whether statutory, discretionary, or contingency, that	685
the administrator may make to the surplus fund account. A revision	686
of basic rates shall be made annually on the first day of July.	687

Notwithstanding any provision of the law to the contrary, one 689 hundred eighty days after the effective date on which 690 self-insuring employers first may elect under division (D) of 691 section 4121.66 of the Revised Code to directly pay for 692 rehabilitation expenses, the administrator shall calculate the 693 deficit, if any, in the portion of the surplus fund account that 694 is used for reimbursement to self-insuring employers for all 695 expenses other than handicapped reimbursement under section 696 4123.343 of the Revised Code. The administrator, from time to 697

time, may determine whether the surplus fund <u>account</u> has such a	698
deficit and may assess all self-insuring employers who	699
participated in the portion of the surplus fund account during the	700
accrual of the deficit and who during that time period have not	701
made the election under division (D) of section 4121.66 of the	702
Revised Code the amount the administrator determines necessary to	703
reduce the deficit.	704

Revisions of basic rates shall be in accordance with the 705 oldest four of the last five calendar years of the combined 706 accident and occupational disease experience of the administrator 707 in the administration of this chapter, as shown by the accounts 708 kept as provided in this section, excluding the experience of 709 employers that are no longer active if the administrator 710 determines that the inclusion of those employers would have a 711 significant negative impact on the remainder of the employers in a 712 particular manual classification; and the administrator shall 713 adopt rules, with the advice and consent of the board, governing 714 rate revisions, the object of which shall be to make an equitable 715 distribution of losses among the several classes of occupation or 716 industry, which rules shall be general in their application. 717

- (C) The administrator may apply that form of rating system 718 that the administrator finds is best calculated to merit rate or 719 individually rate the risk more equitably, predicated upon the 720 basis of its individual industrial accident and occupational 721 disease experience, and may encourage and stimulate accident 722 prevention. The administrator shall develop fixed and equitable 723 rules controlling the rating system, which rules shall conserve to 724 each risk the basic principles of workers' compensation insurance. 725
- (D) The administrator, from the money paid into the state 726 insurance fund, shall set aside into an account of the state 727 insurance fund titled a premium payment security fund sufficient 728 money to pay for any premiums due from an employer and uncollected 729

that are in excess of the employer's premium security deposit.	730
The fund shall be in the custody of the treasurer of state.	731
All investment earnings of the fund shall be deposited in the	732
fund. Disbursements from the fund shall be made by the bureau of	733
workers' compensation upon order of the administrator to the state	734
insurance fund. The use of the moneys held by the premium payment	735
security fund is restricted to reimbursement to the state	736
insurance fund of premiums due and uncollected in excess of an	737
employer's premium security deposit. The moneys constituting the	738
premium payment security fund shall be maintained without regard	739
to or reliance upon any other fund. This section does not prevent	740
the deposit or investment of the premium payment security fund	741
with any other fund created by this chapter, but the premium	742
payment security fund is separate and distinct for every other	743
purpose and a strict accounting thereof shall be maintained.	744
(E) The administrator may grant discounts on premium rates	745
for employers who meet either of the following requirements:	746
(1) Have not incurred a compensable injury for one year or	747
more and who maintain an employee safety committee or similar	748
organization or make periodic safety inspections of the workplace.	749
(2) Successfully complete a loss prevention program	750
prescribed by the superintendent of the division of safety and	751
hygiene and conducted by the division or by any other person	752
approved by the superintendent.	753
(F)(1) In determining the premium rates for the construction	754
industry the administrator shall calculate the employers' premiums	755
based upon the actual remuneration construction industry employees	756
receive from construction industry employers, provided that the	757
amount of remuneration the administrator uses in calculating the	758
premiums shall not exceed an average weekly wage equal to one	759

hundred fifty per cent of the statewide average weekly wage as

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Inspector General for the Bureau of Workers' Compensation and

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applications that can be given effect without the invalid