As Passed by the Senate

129th General Assembly Regular Session 2011-2012

Sub. H. B. No. 123

Representative Hottinger

Cosponsors: Representatives Amstutz, Sears, Anielski, Baker, Blair, Bubp, Combs, Garland, Goyal, Hackett, Johnson, Letson, McClain, Milkovich, Newbold, O'Brien, Peterson, Slaby, Uecker Speaker Batchelder Senators Bacon, Beagle, Schaffer, Hite, Hughes, LaRose, Obhof, Stewart, Wilson

A BILL

То	amend sections 145.27, 145.56, 145.561, 145.82,	1
	145.95, 742.41, 742.46, 742.47, 742.64, 2329.66,	2
	2929.192, 3305.07, 3305.08, 3305.20, 3305.22,	3
	3307.20, 3307.41, 3307.42, 3309.22, 3309.66,	4
	3309.661, 3309.82, 3309.95, 4121.12, 4121.123,	5
	4121.125, 4121.32, 4121.41, 4121.44, 4121.68,	6
	4123.35, 4123.512, 4123.52, 5505.04, 5505.22, and	7
	5505.34; to enact sections 145.573, 742.464,	8
	2929.193, 3305.12, 3307.373, 3309.673, and	9
	5505.263; and to repeal sections 4121.124 and	10
	4121.99 of the Revised Code to allow the	11
	Administrator of Workers' Compensation to waive	12
	criteria certain public employers must satisfy to	13
	become self-insuring employers; to require bills	14
	for medical and vocational rehabilitation services	15
	in claims that are ultimately denied to be paid	16
	from the Surplus Fund Account under specified	17
	circumstances; to make other changes to the	18
	Workers' Compensation Law; to provide for	19

(2) The records of the board shall be open to public

with the written authorization of the individual concerned:

inspection, except that the following shall be excluded, except

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contributor, or retirant is subject to an order issued under

section 2907.15 of the Revised Code or an order issued under

division (A) or (B) of section 2929.192 of the Revised Code or is

convicted of or pleads quilty to a violation of section 2921.41 of

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the Revised Code, on written request of a prosecutor as defined in	79
section 2935.01 of the Revised Code, the board shall furnish to	80
the prosecutor the information requested from the individual's	81
personal history record.	82
(2) Pursuant to a court or administrative order issued	83
pursuant to Chapter 3119., 3121., 3123., or 3125. of the Revised	84
Code, the board shall furnish to a court or child support	85
enforcement agency the information required under that section.	86
(3) At the written request of any person, the board shall	87
provide to the person a list of the names and addresses of	88
members, former members, contributors, former contributors,	89
retirants, or beneficiaries. The costs of compiling, copying, and	90
mailing the list shall be paid by such person.	91
(4) Within fourteen days after receiving from the director of	92
job and family services a list of the names and social security	93
numbers of recipients of public assistance pursuant to section	94
5101.181 of the Revised Code, the board shall inform the auditor	95
of state of the name, current or most recent employer address, and	96
social security number of each member whose name and social	97
security number are the same as that of a person whose name or	98
social security number was submitted by the director. The board	99
and its employees shall, except for purposes of furnishing the	100
auditor of state with information required by this section,	101
preserve the confidentiality of recipients of public assistance in	102
compliance with division (A) of section 5101.181 of the Revised	103
Code.	104
(5) The system shall comply with orders issued under section	105
3105.87 of the Revised Code.	106

On the written request of an alternate payee, as defined in 107 section 3105.80 of the Revised Code, the system shall furnish to 108 the alternate payee information on the amount and status of any 109

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amounts payable to the alternate payee under an order issued under	110
section 3105.171 or 3105.65 of the Revised Code.	111
(6) At the request of any person, the board shall make	112
available to the person copies of all documents, including	113
resumes, in the board's possession regarding filling a vacancy of	114
an employee member or retirant member of the board. The person who	115
made the request shall pay the cost of compiling, copying, and	116
mailing the documents. The information described in division	117
(D)(6) of this section is a public record.	118
(7) mb	110
(7) The system shall provide the notice required by section	119
145.573 of the Revised Code to the prosecutor assigned to the	120
<u>case.</u>	121
(E) A statement that contains information obtained from the	122
system's records that is signed by the executive director or an	123
officer of the system and to which the system's official seal is	124
affixed, or copies of the system's records to which the signature	125
and seal are attached, shall be received as true copies of the	126
system's records in any court or before any officer of this state.	127
Sec. 145.56. The right of an individual to a pension, an	128
annuity, or a retirement allowance itself, the right of an	129
individual to any optional benefit, any other right accrued or	130
accruing to any individual, under this chapter, or under any	131
municipal retirement system established subject to this chapter	132
under the laws of this state or any charter, the various funds	133
created by this chapter, or under such municipal retirement	134

system, and all moneys, investments, and income from moneys or

by section 5747.02 of the Revised Code and are exempt from any

pursuant to section 5748.02 or 5748.08 of the Revised Code and,

except as provided in sections 145.57, 145.572, 145.573, 3105.171,

county, municipal, or other local tax, except taxes imposed

investments are exempt from any state tax, except the tax imposed

the prosecutor assigned to the case that the member has been

Page 6

171

Sub. H. B. No. 123

As Passed by the Senate

Sub. H. B. No. 123

Sub. H. B. No. 123

293

(2) Pursuant to a court order issued pursuant to Chapter	263
3119., 3121., 3123., or 3125. of the Revised Code, the fund shall	264
furnish to a court or child support enforcement agency the	265
information required under that section.	266
(3) At the request of any organization or association of	267
members of the fund, the fund shall provide a list of the names	268
and addresses of members of the fund and other system retirants.	269
The fund shall comply with the request of such organization or	270
association at least once a year and may impose a reasonable	271
charge for the list.	272
(4) Within fourteen days after receiving from the director of	273
job and family services a list of the names and social security	274
numbers of recipients of public assistance pursuant to section	275
5101.181 of the Revised Code, the fund shall inform the auditor of	276
state of the name, current or most recent employer address, and	277
social security number of each member or other system retirant	278
whose name and social security number are the same as that of a	279
person whose name or social security number was submitted by the	280
director. The fund and its employees shall, except for purposes of	281
furnishing the auditor of state with information required by this	282
section, preserve the confidentiality of recipients of public	283
assistance in compliance with division (A) of section 5101.181 of	284
the Revised Code.	285
(5) The fund shall comply with orders issued under section	286
3105.87 of the Revised Code.	287
On the written request of an alternate payee, as defined in	288
section 3105.80 of the Revised Code, the fund shall furnish to the	289
alternate payee information on the amount and status of any	290
amounts payable to the alternate payee under an order issued under	291

(6) At the request of any person, the fund shall make

section 3105.171 or 3105.65 of the Revised Code.

available to the person copies of all documents, including	294
resumes, in the fund's possession regarding filling a vacancy of a	295
police officer employee member, firefighter employee member,	296
police retirant member, or firefighter retirant member of the	297
board of trustees. The person who made the request shall pay the	298
cost of compiling, copying, and mailing the documents. The	299
information described in this division is a public record.	300
(7) The fund shall provide the notice required by section	301
742.464 of the Revised Code to the prosecutor assigned to the	302
case.	303
(F) A statement that contains information obtained from the	304
fund's records that is signed by the secretary of the board of	305
trustees of the Ohio police and fire pension fund and to which the	306
board's official seal is affixed, or copies of the fund's records	307
to which the signature and seal are attached, shall be received as	308
true copies of the fund's records in any court or before any	309
officer of this state.	310
Sec. 742.46. The Except as provided in section 742.464 of the	311
Revised Code, the granting of a benefit or pension to any person	312
under sections 742.01 to 742.61 of the Revised Code, other than a	313
person participating in the deferred retirement option plan	314
established under section 742.43 of the Revised Code, vests a	315
right in such person to obtain and receive the amount of such	316
benefit or pension granted to the person subject to sections	317
742.01 to 742.61 of the Revised Code. Subject to sections	318
742.444 and 742.464 of the Revised Code, a person participating in	319
the deferred retirement option plan vests in the right to obtain	320
and receive the amount accrued to the benefit of the person when	321
the person ceases participating in the plan.	322
Such right may be enforced by an action in mandamus	323

instituted in the court of common pleas in the county in which the

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As Passed by the Senate	
person granted such benefit or pension resides.	325
Sec. 742.464. Notwithstanding any other provision of this	326
chapter, a disability benefit granted under this chapter is	327
subject to an order issued under section 2929.193 of the Revised	328
Code. The board of trustees of the Ohio police and fire pension	329
fund shall comply with the order.	330
On receipt of notice under section 2901.43 of the Revised	331
Code that an Ohio police and fire pension fund member is charged	332
with an offense listed in division (D) of section 2929.192 of the	333
Revised Code under the circumstances specified in that division,	334
the fund shall determine whether the member has been granted a	335
disability benefit. If so, the fund shall send written notice to	336
the prosecutor assigned to the case that the member has been	337
granted a disability benefit under this chapter and may be subject	338
to section 2929.193 of the Revised Code.	339
Sec. 742.47. Except as provided in sections 742.461, 742.463,	340
742.464, 3105.171, 3105.65, and 3115.32 and Chapters 3119., 3121.,	341
3123., and 3125. of the Revised Code, sums of money due or to	342
become due to any individual from the Ohio police and fire pension	343
fund are not liable to attachment, garnishment, levy, or seizure	344
under any legal or equitable process or any other process of law	345
whatsoever, whether those sums remain with the treasurer of the	346
fund or any officer or agent of the board of trustees of the fund	347
or are in the course of transmission to the individual entitled to	348
them, but shall inure wholly to the benefit of that individual.	349
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Sec. 742.64. As used in this section, "alternate payee,"	351
"benefit," and "lump sum payment" have the same meanings as in	352
section 3105.80 of the Revised Code.	353
If a person who is <u>a disability benefit recipient or</u> an	354

Sub. H. B. No. 123

Page 12

alternate payee <u>, as defined in section 3105.80 of the Revised</u>	355
<u>Code,</u> is paid any amount from a benefit or lump sum payment under	356
an order issued under section 3105.171 or 3105.65 of the Revised	357
Code by the Ohio police and fire pension fund to which the person	358
is not entitled, the person shall repay the fund. If the person	359
fails to repay, the fund shall withhold the amount due from any	360
oenefit or payment due the person under the order or may collect	361
the amount in any other manner provided by law.	362

- sec. 2329.66. (A) Every person who is domiciled in this state

 may hold property exempt from execution, garnishment, attachment,
 or sale to satisfy a judgment or order, as follows:

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- (1)(a) In the case of a judgment or order regarding money 366 owed for health care services rendered or health care supplies 367 provided to the person or a dependent of the person, one parcel or 368 item of real or personal property that the person or a dependent 369 of the person uses as a residence. Division (A)(1)(a) of this 370 section does not preclude, affect, or invalidate the creation 371 under this chapter of a judgment lien upon the exempted property 372 but only delays the enforcement of the lien until the property is 373 sold or otherwise transferred by the owner or in accordance with 374 other applicable laws to a person or entity other than the 375 surviving spouse or surviving minor children of the judgment 376 debtor. Every person who is domiciled in this state may hold 377 exempt from a judgment lien created pursuant to division (A)(1)(a) 378 of this section the person's interest, not to exceed twenty 379 thousand two hundred dollars, in the exempted property. 380
- (b) In the case of all other judgments and orders, the 381 person's interest, not to exceed twenty thousand two hundred 382 dollars, in one parcel or item of real or personal property that 383 the person or a dependent of the person uses as a residence. 384
 - (2) The person's interest, not to exceed three thousand two 385

hundred twenty-five dollars, in one motor vehicle;	386
(3) The person's interest, not to exceed four hundred	387
dollars, in cash on hand, money due and payable, money to become	388
due within ninety days, tax refunds, and money on deposit with a	389
bank, savings and loan association, credit union, public utility,	390
landlord, or other person, other than personal earnings.	391
(4)(a) The person's interest, not to exceed five hundred	392
twenty-five dollars in any particular item or ten thousand seven	393
hundred seventy-five dollars in aggregate value, in household	394
furnishings, household goods, wearing apparel, appliances, books,	395
animals, crops, musical instruments, firearms, and hunting and	396
fishing equipment that are held primarily for the personal,	397
family, or household use of the person;	398
(b) The person's aggregate interest in one or more items of	399
jewelry, not to exceed one thousand three hundred fifty dollars,	400
held primarily for the personal, family, or household use of the	401
person or any of the person's dependents.	402
(5) The person's interest, not to exceed an aggregate of two	403
thousand twenty-five dollars, in all implements, professional	404
books, or tools of the person's profession, trade, or business,	405
including agriculture;	406
(6)(a) The person's interest in a beneficiary fund set apart,	407
appropriated, or paid by a benevolent association or society, as	408
exempted by section 2329.63 of the Revised Code;	409
(b) The person's interest in contracts of life or endowment	410
insurance or annuities, as exempted by section 3911.10 of the	411
Revised Code;	412
(c) The person's interest in a policy of group insurance or	413
the proceeds of a policy of group insurance, as exempted by	414
section 3917.05 of the Revised Code;	415

(d) The person's interest in money, benefits, charity,	416
relief, or aid to be paid, provided, or rendered by a fraternal	417
benefit society, as exempted by section 3921.18 of the Revised	418
Code;	419
(e) The person's interest in the portion of benefits under	420
policies of sickness and accident insurance and in lump sum	421
payments for dismemberment and other losses insured under those	422
policies, as exempted by section 3923.19 of the Revised Code.	423
(7) The person's professionally prescribed or medically	424
necessary health aids;	425
(8) The person's interest in a burial lot, including, but not	426
limited to, exemptions under section 517.09 or 1721.07 of the	427
Revised Code;	428
(9) The person's interest in the following:	429
(a) Moneys paid or payable for living maintenance or rights,	430
as exempted by section 3304.19 of the Revised Code;	431
(b) Workers' compensation, as exempted by section 4123.67 of	432
the Revised Code;	433
(c) Unemployment compensation benefits, as exempted by	434
section 4141.32 of the Revised Code;	435
(d) Cash assistance payments under the Ohio works first	436
program, as exempted by section 5107.75 of the Revised Code;	437
(e) Benefits and services under the prevention, retention,	438
and contingency program, as exempted by section 5108.08 of the	439
Revised Code;	440
(f) Disability financial assistance payments, as exempted by	441
section 5115.06 of the Revised Code;	442
(g) Payments under section 24 or 32 of the "Internal Revenue	443
Code of 1986, " 100 Stat. 2085, 26 U.S.C. 1, as amended.	444

Sub. H. B. No. 123 As Passed by the Senate

(10)(a) Except in cases in which the person was convicted of	445
or pleaded guilty to a violation of section 2921.41 of the Revised	446
Code and in which an order for the withholding of restitution from	447
payments was issued under division (C)(2)(b) of that section, in	448
cases in which an order for withholding was issued under section	449
2907.15 of the Revised Code, and in cases in which an order for	450
forfeiture was issued under division (A) or (B) of section	451
2929.192 of the Revised Code, and in cases in which an order was	452
issued under 2929.193 of the Revised Code, and only to the extent	453
provided in the order, and except as provided in sections	454
3105.171, 3105.63, 3119.80, 3119.81, 3121.02, 3121.03, and 3123.06	455
of the Revised Code, the person's right to a pension, benefit,	456
annuity, retirement allowance, or accumulated contributions, the	457
person's right to a participant account in any deferred	458
compensation program offered by the Ohio public employees deferred	459
compensation board, a government unit, or a municipal corporation,	460
or the person's other accrued or accruing rights, as exempted by	461
section 145.56, 146.13, 148.09, 742.47, 3307.41, 3309.66, or	462
5505.22 of the Revised Code, and the person's right to benefits	463
from the Ohio public safety officers death benefit fund;	464
(b) Except as provided in sections 3119.80, 3119.81, 3121.02,	465
3121.03, and 3123.06 of the Revised Code, the person's right to	466
receive a payment under any pension, annuity, or similar plan or	467
contract, not including a payment from a stock bonus or	468
profit-sharing plan or a payment included in division (A)(6)(b) or	469
(10)(a) of this section, on account of illness, disability, death,	470
age, or length of service, to the extent reasonably necessary for	471
the support of the person and any of the person's dependents,	472

(i) The plan or contract was established by or under the 474 auspices of an insider that employed the person at the time the 475 person's rights under the plan or contract arose. 476

except if all the following apply:

(ii) The payment is on account of age or length of service.	477
(iii) The plan or contract is not qualified under the	478
"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as	479
amended.	480
(c) Except for any portion of the assets that were deposited	481
for the purpose of evading the payment of any debt and except as	482
provided in sections 3119.80, 3119.81, 3121.02, 3121.03, and	483
3123.06 of the Revised Code, the person's right in the assets held	484
in, or to receive any payment under, any individual retirement	485
account, individual retirement annuity, "Roth IRA," or education	486
individual retirement account that provides benefits by reason of	487
illness, disability, death, or age, to the extent that the assets,	488
payments, or benefits described in division (A)(10)(c) of this	489
section are attributable to any of the following:	490
(i) Contributions of the person that were less than or equal	491
to the applicable limits on deductible contributions to an	492
individual retirement account or individual retirement annuity in	493
the year that the contributions were made, whether or not the	494
person was eligible to deduct the contributions on the person's	495
federal tax return for the year in which the contributions were	496
made;	497
(ii) Contributions of the person that were less than or equal	498
to the applicable limits on contributions to a Roth IRA or	499
education individual retirement account in the year that the	500
contributions were made;	501
(iii) Contributions of the person that are within the	502
applicable limits on rollover contributions under subsections 219,	503
402(c), 403(a)(4), 403(b)(8), 408(b), 408(d)(3), 408A(c)(3)(B),	504
408A(d)(3), and 530(d)(5) of the "Internal Revenue Code of 1986,"	505
100 Stat. 2085, 26 U.S.C.A. 1, as amended.	506

(d) Except for any portion of the assets that were deposited

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for the purpose of evading the payment of any debt and except as	508
provided in sections 3119.80, 3119.81, 3121.02, 3121.03, and	509
3123.06 of the Revised Code, the person's right in the assets held	510
in, or to receive any payment under, any Keogh or "H.R. 10" plan	511
that provides benefits by reason of illness, disability, death, or	512
age, to the extent reasonably necessary for the support of the	513
person and any of the person's dependents.	514
(11) The person's right to receive spousal support, child	515
support, an allowance, or other maintenance to the extent	516
reasonably necessary for the support of the person and any of the	517
person's dependents;	518
(12) The person's right to receive, or moneys received during	519
the preceding twelve calendar months from, any of the following:	520
(a) An award of reparations under sections 2743.51 to 2743.72	521
of the Revised Code, to the extent exempted by division (D) of	522
section 2743.66 of the Revised Code;	523
(b) A payment on account of the wrongful death of an	524
individual of whom the person was a dependent on the date of the	525
individual's death, to the extent reasonably necessary for the	526
support of the person and any of the person's dependents;	527
(c) Except in cases in which the person who receives the	528
payment is an inmate, as defined in section 2969.21 of the Revised	529
Code, and in which the payment resulted from a civil action or	530
appeal against a government entity or employee, as defined in	531
section 2969.21 of the Revised Code, a payment, not to exceed	532
twenty thousand two hundred dollars, on account of personal bodily	533
injury, not including pain and suffering or compensation for	534
actual pecuniary loss, of the person or an individual for whom the	535
person is a dependent;	536

(d) A payment in compensation for loss of future earnings of

the person or an individual of whom the person is or was a

U.S.C.A. 101, as amended;

corporation;

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(18) The person's aggregate interest in any property, not to	570
exceed one thousand seventy-five dollars, except that division	571
(A)(18) of this section applies only in bankruptcy proceedings.	572
(B) On April 1, 2010, and on the first day of April in each	573
third calendar year after 2010, each dollar amount set forth in	574
this section shall be adjusted, when determining the amount that	575
is exempt from execution, garnishment, attachment, or sale	576
pursuant to this section, to reflect the change in the consumer	577
price index for all urban consumers, as published by the United	578
States department of labor, or, if that index is no longer	579
published, a generally available comparable index, for the	580
three-year period ending on the thirty-first day of December of	581
the preceding year. Any adjustments required by this division	582
shall be rounded to the nearest twenty-five dollars.	583
(C) As used in this section:	584
(1) "Disposable earnings" means net earnings after the	585
garnishee has made deductions required by law, excluding the	586
deductions ordered pursuant to section 3119.80, 3119.81, 3121.02,	587
3121.03, or 3123.06 of the Revised Code.	588
(2) "Insider" means:	589
(a) If the person who claims an exemption is an individual, a	590
relative of the individual, a relative of a general partner of the	591
individual, a partnership in which the individual is a general	592
partner, a general partner of the individual, or a corporation of	593
which the individual is a director, officer, or in control;	594
(b) If the person who claims an exemption is a corporation, a	595
director or officer of the corporation; a person in control of the	596
corporation; a partnership in which the corporation is a general	597
partner; a general partner of the corporation; or a relative of a	598
general partner, director, officer, or person in control of the	599

person who claims an exemption;

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(c) If the person who claims an exemption is a partnership, a	601
general partner in the partnership; a general partner of the	602
partnership; a person in control of the partnership; a partnership	603
in which the partnership is a general partner; or a relative in, a	604
general partner of, or a person in control of the partnership;	605
(d) An entity or person to which or whom any of the following	606
applies:	607
(i) The entity directly or indirectly owns, controls, or	608
holds with power to vote, twenty per cent or more of the	609
outstanding voting securities of the person who claims an	610
exemption, unless the entity holds the securities in a fiduciary	611
or agency capacity without sole discretionary power to vote the	612
securities or holds the securities solely to secure to debt and	613
the entity has not in fact exercised the power to vote.	614
(ii) The entity is a corporation, twenty per cent or more of	615
whose outstanding voting securities are directly or indirectly	616
owned, controlled, or held with power to vote, by the person who	617
claims an exemption or by an entity to which division $(C)(2)(d)(i)$	618
of this section applies.	619
(iii) A person whose business is operated under a lease or	620
operating agreement by the person who claims an exemption, or a	621
person substantially all of whose business is operated under an	622
operating agreement with the person who claims an exemption.	623
(iv) The entity operates the business or all or substantially	624
all of the property of the person who claims an exemption under a	625
lease or operating agreement.	626
(e) An insider, as otherwise defined in this section, of a	627
person or entity to which division $(C)(2)(d)(i)$, (ii) , (iii) , or	628
(iv) of this section applies, as if the person or entity were a	629

(f) A managing agent of the person who claims an exemption.

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(3) "Participant account" has the same meaning as in section	632
148.01 of the Revised Code.	633
(4) "Government unit" has the same meaning as in section	634
148.06 of the Revised Code.	635
(D) For purposes of this section, "interest" shall be	636
determined as follows:	637
(1) In bankruptcy proceedings, as of the date a petition is	638
filed with the bankruptcy court commencing a case under Title 11	639
of the United States Code;	640
(2) In all cases other than bankruptcy proceedings, as of the	641
date of an appraisal, if necessary under section 2329.68 of the	642
Revised Code, or the issuance of a writ of execution.	643
An interest, as determined under division (D)(1) or (2) of	644
this section, shall not include the amount of any lien otherwise	645
valid pursuant to section 2329.661 of the Revised Code.	646
Sec. 2929.192. (A) If an offender is being sentenced for any	647
felony offense listed in division (D) of this section that was	648
committed on or after the effective date of this section May 13,	649
2008, if the offender committed the offense while serving in a	650
position of honor, trust, or profit, and if the offender, at the	651
time of the commission of the offense, was a member of any public	652
retirement system or a participant in an alternative retirement	653
plan, in addition to any other sanction it imposes under section	654
2929.14, 2929.15, 2929.16, 2929.17, or 2929.18 of the Revised Code	655
but subject to division (B) of this section, the court shall order	656
the forfeiture to the public retirement system or alternative	657
retirement plan in which the offender was a member or participant	658
of the offender's right to a retirement allowance, pension,	659
disability benefit, or other right or benefit, other than payment	660

of the offender's accumulated contributions, earned by reason of

the offender's being a member of the public retirement system or
alternative retirement plan. A forfeiture ordered under this
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division is part of, and shall be included in, the sentence of the
offender. The court shall send a copy of the journal entry
imposing sentence on the offender to the appropriate public
retirement system or alternative retirement plan in which the
offender was a member or participant.
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(B) In any case in which a sentencing court is required to 669 order forfeiture of an offender's right to a retirement allowance, 670 pension, disability benefit, or other right or benefit under 671 division (A) of this section, the offender may request a hearing 672 regarding the forfeiture by delivering to the court prior to 673 sentencing a written request for a hearing. If a request for a 674 hearing is made by the offender prior to sentencing, the court 675 shall conduct the hearing before sentencing. The court shall 676 notify the offender, the prosecutor who handled the case in which 677 the offender was convicted of or pleaded guilty to the offense for 678 which the forfeiture order was imposed, and the appropriate public 679 retirement system, or alternative retirement plan provider, 680 whichever is applicable, or, if more than one is specified in the 681 motion, the applicable combination of these, of the hearing. A 682 hearing scheduled under this division shall be limited to a 683 consideration of whether there is good cause based on evidence 684 presented by the offender for the forfeiture order not to be 685 issued. If the court determines based on evidence presented by the 686 offender that there is good cause for the forfeiture order not to 687 be issued, the court shall not issue the forfeiture order. If the 688 offender does not request a hearing prior to sentencing or if the 689 court conducts a hearing but does not determine based on evidence 690 presented by the offender that there is good cause for the 691 forfeiture order not to be issued, the court shall order the 692 forfeiture described in division (A) of this section in accordance 693 with that division and shall send a copy of the journal entry 694

imposing sentence on the offender to the appropriate public	695
retirement system or alternative retirement plan in which the	696
offender was a member or participant.	697
(C) Upon receipt of a copy of the journal entry imposing	698
sentence on an offender under division (A) or (B) of this section	699
that contains an order of forfeiture of a type described in that	700
division, the public retirement system or alternative retirement	701
plan in which the offender was a member or participant shall	702
comply with the forfeiture order on application for a refund of	703
the accumulated contributions of the member or participant.	704
(D) Division (A) of this section applies regarding an	705
offender who is convicted of or pleads guilty to any of the	706
following offenses committed on or after the effective date of	707
this section May 13, 2008, that is a felony and who committed the	708
offense while serving in a position of honor, trust, or profit:	709
(1) A violation of section 2921.02 or 2923.32 of the Revised	710
Code or a violation of section 2921.41 of the Revised Code that is	711
a felony of the third degree;	712
(2) A violation of an existing or former municipal ordinance	713
or law of this or any other state or the United States that is	714
substantially equivalent to any violation listed in division	715
(D)(1) of this section;	716
(3) A conspiracy to commit, attempt to commit, or complicity	717
in committing any violation listed in division (D)(1) or described	718
in division (D)(2) of this section.	719
(E) For purposes of divisions (A) and (D) of this section, a	720
violation of section 2923.32 of the Revised Code or any other	721
violation or offense that includes as an element a course of	722
conduct or the occurrence of multiple acts is "committed on or	723
after the effective date of this section May 13, 2008," if the	724

course of conduct continues, one or more of the multiple acts

Sub. H. B. No. 123

following is applicable:

- (a) Regarding an offender who is a member of the public 757 employees retirement system, except as otherwise provided in 758 division (F)(3)(a) of this section, "accumulated contributions" 759 has the same meaning as in section 145.01 of the Revised Code. For 760 a member participating in a PERS defined contribution plan, 761 "accumulated contributions" means the contributions made under 762 section 145.85 of the Revised Code and any earnings on those 763 contributions. For a member participating in a PERS defined 764 contribution plan that includes definitely determinable benefits, 765 "accumulated contributions" means the contributions made under 766 section 145.85 of the Revised Code, any earnings on those 767 contributions, and additionally any amounts paid by the member to 768 purchase service credits. 769
- (b) Regarding an offender who is or was a member of the Ohio 770 police and fire pension fund, "accumulated contributions" means 771 the amount payable to a member under division (G) of section 772 742.37 of the Revised Code. 773
- (c) Regarding an offender who is a member of the state 774 teachers retirement system, except as otherwise provided in 775 division (F)(3)(c) of this section, "accumulated contributions" 776 has the same meaning as in section 3307.50 of the Revised Code. 777 For a member participating in an STRS defined contribution plan, 778 "accumulated contributions" means the contributions made under 779 section 3307.26 of the Revised Code to participate in a plan 780 established under section 3307.81 of the Revised Code and any 781 earnings on those contributions. For a member participating in a 782 STRS defined contribution plan that includes definitely 783 determinable benefits, "accumulated contributions" means the 784 contributions made under section 3307.26 of the Revised Code to 785 participate in a plan established under section 3307.81 of the 786 787 Revised Code, any earnings on those contributions, and

Sub. H. B. No. 123

As Passed by the Senate

Sub. H. B. No. 123

(2) Any disability benefit paid the offender prior to its	848
termination may be recovered in accordance with section 145.563,	849
742.64, 3305.22, 3307.47, 3309.70, or 5505.34 of the Revised Code.	850
(D) For purposes of this section, a violation of section	851
2923.32 of the Revised Code or any other violation or offense that	852
includes as an element a course of conduct or the occurrence of	853
multiple acts is "committed on or after the effective date of this	854
section" if the course of conduct continues, one or more of the	855
multiple acts occurs, or the offender's accountability for the	856
course of conduct or for one or more of the multiple acts	857
continues on or after the effective date of this section.	858
Sec. 3305.07. (A) Neither the state nor a public institution	859
of higher education shall be a party to any contract purchased in	860
whole or in part with contributions to an alternative retirement	861
plan made under section 3305.06 of the Revised Code. No	862
retirement, death, or other benefits shall be payable by the state	863
or by any public institution of higher education under any	864
alternative retirement plan elected pursuant to this chapter.	865
(B)(1) Except as provided under division (B)(2) of this	866
section and sections 3305.08, 3305.09, and 3305.11, and 3305.12 of	867
the Revised Code, benefits shall be paid to an electing employee	868
or the employee's beneficiaries in accordance with the alternative	869
retirement plan adopted by the public institution of higher	870
education at which the employee is employed.	871
(2) A benefit or payment shall not be paid under an	872
investment option prior to the time an electing employee dies,	873
terminates employment with the public institution of higher	874
education, or, if provided under the alternative retirement plan	875
or investment option, becomes disabled, except that the provider	876
of the investment option shall transfer the employee's account	877
balance to another provider as provided under section 3305.053 of	878

the Revised Code.

Sec. 3305.08. Any payment, benefit, or other right accruing	880
to any electing employee under a contract entered into for	881
purposes of an alternative retirement plan and all moneys,	882
investments, and income of those contracts are exempt from any	883
state tax, except the tax imposed by section 5747.02 of the	884
Revised Code, are exempt from any county, municipal, or other	885
local tax, except taxes imposed pursuant to section 5748.02 or	886
5748.08 of the Revised Code, and except as provided in sections	887
3105.171, 3105.65, 3115.32, 3119.80, 3119.81, 3121.02, 3121.03,	888
3123.06, and 3305.09, and 3305.12 of the Revised Code, shall not	889
be subject to execution, garnishment, attachment, the operation of	890
bankruptcy or the insolvency law, or other process of law, and	891
shall be unassignable except as specifically provided in this	892
section and sections 3105.171, 3105.65, 3119.80, 3119.81, 3121.02,	893
3121.03, 3115.32, and 3123.06 of the Revised Code or in any	894
contract the electing employee has entered into for purposes of an	895
alternative retirement plan.	896

Sec. 3305.12. Notwithstanding any other provision of an

alternative retirement plan provided under this chapter, a

disability benefit granted under the alternative retirement plan

is subject to an order issued under section 2929.193 of the

Revised Code. The entity providing the alternative retirement plan

shall comply with the order.

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On receipt of notice under section 2901.43 of the Revised 903

Code that an alternative retirement plan participant is charged 904

with an offense listed in division (D) of section 2929.192 of the 905

Revised Code under the circumstances specified in that division, 906

the entity shall determine whether the participant has been 907

granted a disability benefit. If so, the entity shall send written 908

notice to the prosecutor assigned to the case that the participant 909

	Page 32
ssued under section	939
o which the person is not	940

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Code, is paid any amount under an order issued under section

3105.171 or 3105.65 of the Revised Code to which the person is not
entitled by an entity providing an alternative retirement plan,
the person shall repay the entity. If the person fails to repay,
the entity shall withhold the amount from any benefit or payment
due the person under the order or may collect the amount in any
other manner provided by law.

Sec. 3307.20. (A) As used in this section: 946

- (1) "Personal history record" means information maintained by
 the state teachers retirement board on an individual who is a
 member, former member, contributor, former contributor, retirant,
 or beneficiary that includes the address, telephone number, social
 security number, record of contributions, correspondence with the
 state teachers retirement system, or other information the board
 determines to be confidential.

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- (2) "Retirant" has the same meaning as in section 3307.50 of 954 the Revised Code.
- (B) The records of the board shall be open to public
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 inspection, except for the following, which shall be excluded,
 except with the written authorization of the individual concerned:
- (1) The individual's personal records provided for in section 959 3307.23 of the Revised Code; 960
 - (2) The individual's personal history record;
- (3) Any information identifying, by name and address, the amount of a monthly allowance or benefit paid to the individual.
- (C) All medical reports and recommendations under sections 964 3307.62, 3307.64, and 3307.66 of the Revised Code are privileged, 965 except that copies as follows: 966
- (1) Copies of such medical reports or recommendations shall 967 be made available to the personal physician, attorney, or 968

authorized agent of the individual concerned upon written release	969
received from the individual or the individual's agent, or, when	970
necessary for the proper administration of the fund, to the board	971
assigned physician.	972
(2) Documentation required by section 2929.193 of the Revised	973
Code shall be provided to a court holding a hearing under that	974
section.	975
(D) Any person who is a member or contributor of the system	976
shall be furnished, on written request, with a statement of the	977
amount to the credit of the person's account. The board need not	978
answer more than one request of a person in any one year.	979
(E) Notwithstanding the exceptions to public inspection in	980
division (B) of this section, the board may furnish the following	981
information:	982
(1) If a member, former member, retirant, contributor, or	983
former contributor is subject to an order issued under section	984
2907.15 of the Revised Code or an order issued under division (A)	985
or (B) of section 2929.192 of the Revised Code or is convicted of	986
or pleads guilty to a violation of section 2921.41 of the Revised	987
Code, on written request of a prosecutor as defined in section	988
2935.01 of the Revised Code, the board shall furnish to the	989
prosecutor the information requested from the individual's	990
personal history record.	991
(2) Pursuant to a court or administrative order issued under	992
section 3119.80, 3119.81, 3121.02, 3121.03, or 3123.06 of the	993
Revised Code, the board shall furnish to a court or child support	994
enforcement agency the information required under that section.	995
(3) At the written request of any person, the board shall	996
provide to the person a list of the names and addresses of	997
members, former members, retirants, contributors, former	998

contributors, or beneficiaries. The costs of compiling, copying,

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As Passed by the Senate

and mailing the list shall be paid by such person.

(4) Within fourteen days after receiving from the director of 1001 job and family services a list of the names and social security 1002 numbers of recipients of public assistance pursuant to section 1003 5101.181 of the Revised Code, the board shall inform the auditor 1004 of state of the name, current or most recent employer address, and 1005 social security number of each member whose name and social 1006 security number are the same as that of a person whose name or 1007 social security number was submitted by the director. The board 1008 and its employees shall, except for purposes of furnishing the 1009 auditor of state with information required by this section, 1010 preserve the confidentiality of recipients of public assistance in 1011 compliance with division (A) of section 5101.181 of the Revised 1012 Code. 1013

(5) The system shall comply with orders issued under section 3105.87 of the Revised Code.

On the written request of an alternate payee, as defined in 1016 section 3105.80 of the Revised Code, the system shall furnish to 1017 the alternate payee information on the amount and status of any 1018 amounts payable to the alternate payee under an order issued under 1019 section 3105.171 or 3105.65 of the Revised Code. 1020

- (6) At the request of any person, the board shall make 1021 available to the person copies of all documents, including 1022 resumes, in the board's possession regarding filling a vacancy of 1023 a contributing member or retired teacher member of the board. The 1024 person who made the request shall pay the cost of compiling, 1025 copying, and mailing the documents. The information described in 1026 this division is a public record. 1027
- (7) The system shall provide the notice required by section 1028 3307.373 of the Revised Code to the prosecutor assigned to the <u>case.</u>

(F) A statement that contains information obtained from the	1031
system's records that is signed by an officer of the retirement	1032
system and to which the system's official seal is affixed, or	1033
copies of the system's records to which the signature and seal are	1034
attached, shall be received as true copies of the system's records	1035
in any court or before any officer of this state.	1036

sec. 3307.373. Notwithstanding any other provision of this
chapter, a disability benefit granted under this chapter is
subject to an order issued under section 2929.193 of the Revised
Code. The state teachers retirement board shall comply with the
order.
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On receipt of notice under section 2901.43 of the Revised 1042 Code that a state teachers retirement system member is charged 1043 with an offense listed in division (D) of section 2929.192 of the 1044 Revised Code under the circumstances specified in that division, 1045 the system shall determine whether the member has been granted a 1046 disability benefit. If so, the system shall send written notice to 1047 the prosecutor assigned to the case that the member has been 1048 granted a disability benefit under this chapter and may be subject 1049 to section 2929.193 of the Revised Code. 1050

Sec. 3307.41. The right of an individual to a pension, an 1051 annuity, or a retirement allowance itself, the right of an 1052 individual to any optional benefit, or any other right or benefit 1053 accrued or accruing to any individual under this chapter, the 1054 various funds created by section 3307.14 of the Revised Code, and 1055 all moneys, investments, and income from moneys or investments are 1056 exempt from any state tax, except the tax imposed by section 1057 5747.02 of the Revised Code, and are exempt from any county, 1058 municipal, or other local tax, except taxes imposed pursuant to 1059 section 5748.02 or 5748.08 of the Revised Code, and, except as 1060 provided in sections 3105.171, 3105.65, 3115.32, 3119.80, 3119.81, 1061

3121.02, 3121.03, 3123.06, 3307.37, and 3307.372, and 3307.373 of	1062
the Revised Code, shall not be subject to execution, garnishment,	1063
attachment, the operation of bankruptcy or insolvency laws, or any	1064
other process of law whatsoever, and shall be unassignable except	1065
as specifically provided in this chapter or sections 3105.171,	1066
3105.65, 3115.32, 3119.80, 3119.81, 3121.02, 3121.03, and 3123.06	1067
of the Revised Code.	1068

Sec. 3307.42. The Except as provided in section 3307.373 of 1069 the Revised Code, the granting to any person of an allowance, 1070 annuity, or pension, as defined in section or other benefit under 1071 the plan described in sections 3307.50 to 3307.79 of the Revised 1072 Code, or the granting of a benefit under a plan established under 1073 section 3307.81 of the Revised Code, pursuant to an action of the 1074 state teachers' retirement board vests a right in such person, so 1075 long as the person remains the beneficiary of any of the funds 1076 established by section 3307.14 of the Revised Code, to receive the 1077 allowance, annuity, pension, or benefit at the rate fixed at the 1078 time of granting the allowance, annuity, pension, or benefit. Such 1079 right shall also be vested with equal effect in the beneficiary of 1080 a grant heretofore made from any of the funds named in section 1081 3307.14 of the Revised Code. 1082

Sec. 3309.22. (A)(1) As used in this division, "personal 1083 history record" means information maintained by the board on an 1084 individual who is a member, former member, contributor, former 1085 contributor, retirant, or beneficiary that includes the address, 1086 telephone number, social security number, record of contributions, 1087 correspondence with the system, and other information the board 1088 determines to be confidential.

(2) The records of the board shall be open to public 1090 inspection, except for the following, which shall be excluded, 1091 except with the written authorization of the individual concerned: 1092

(a) The individual's statement of previous service and other	1093
information as provided for in section 3309.28 of the Revised	1094
Code;	1095
(b) Any information identifying by name and address the	1096
amount of a monthly allowance or benefit paid to the individual;	1097
(c) The individual's personal history record.	1098
(B) All medical reports and recommendations required by the	1099
system are privileged except that copies as follows:	1100
(1) Copies of such medical reports or recommendations shall	1101
be made available to the personal physician, attorney, or	1102
authorized agent of the individual concerned upon written release	1103
received from the individual or the individual's agent, or when	1104
necessary for the proper administration of the fund, to the board	1105
assigned physician.	1106
(2) Documentation required by section 2929.193 of the Revised	1107
Code shall be provided to a court holding a hearing under that	1108
section.	1109
(C) Any person who is a contributor of the system shall be	1110
furnished, on written request, with a statement of the amount to	1111
the credit of the person's account. The board need not answer more	1112
than one such request of a person in any one year.	1113
(D) Notwithstanding the exceptions to public inspection in	1114
division (A)(2) of this section, the board may furnish the	1115
following information:	1116
(1) If a member, former member, contributor, former	1117
contributor, or retirant is subject to an order issued under	1118
section 2907.15 of the Revised Code or an order issued under	1119
division (A) or (B) of section 2929.192 of the Revised Code or is	1120
convicted of or pleads guilty to a violation of section 2921.41 of	1121
the Revised Code, on written request of a prosecutor as defined in	1122

Code.

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section 2935.01 of the Revised Code, the board shall furnish to	1123
the prosecutor the information requested from the individual's	1124
personal history record.	1125
(2) Pursuant to a court or administrative order issued under	1126
section 3119.80, 3119.81, 3121.02, 3121.03, or 3123.06 of the	1127
Revised Code, the board shall furnish to a court or child support	1128
enforcement agency the information required under that section.	1129
(3) At the written request of any person, the board shall	1130
provide to the person a list of the names and addresses of	1131
members, former members, retirants, contributors, former	1132
contributors, or beneficiaries. The costs of compiling, copying,	1133
and mailing the list shall be paid by such person.	1134
(4) Within fourteen days after receiving from the director of	1135
job and family services a list of the names and social security	1136
numbers of recipients of public assistance pursuant to section	1137
5101.181 of the Revised Code, the board shall inform the auditor	1138
of state of the name, current or most recent employer address, and	1139
social security number of each contributor whose name and social	1140
security number are the same as that of a person whose name or	1141

(5) The system shall comply with orders issued under section 1148 3105.87 of the Revised Code. 1149

social security number was submitted by the director. The board

preserve the confidentiality of recipients of public assistance in

compliance with division (A) of section 5101.181 of the Revised

and its employees shall, except for purposes of furnishing the

auditor of state with information required by this section,

On the written request of an alternate payee, as defined in 1150 section 3105.80 of the Revised Code, the system shall furnish to 1151 the alternate payee information on the amount and status of any 1152 amounts payable to the alternate payee under an order issued under 1153

section 3105.171 or 3105.65 of the Revised Code.	1154
(6) At the request of any person, the board shall make	1155
available to the person copies of all documents, including	1156
resumes, in the board's possession regarding filling a vacancy of	1157
an employee member or retirant member of the board. The person who	1158
made the request shall pay the cost of compiling, copying, and	1159
mailing the documents. The information described in this division	1160
is a public record.	1161
(7) The system shall provide the notice required by section	1162
3309.673 of the Revised Code to the prosecutor assigned to the	1163
case.	1164
(E) A statement that contains information obtained from the	1165
system's records that is signed by an officer of the retirement	1166
system and to which the system's official seal is affixed, or	1167
copies of the system's records to which the signature and seal are	1168
attached, shall be received as true copies of the system's records	1169
in any court or before any officer of this state.	1170
den 2200 CC mbe violet ef en indiciduel to a consider	1171
Sec. 3309.66. The right of an individual to a pension, an	1171
annuity, or a retirement allowance itself, the right of an	1172
individual to any optional benefit, any other right accrued or	1173
accruing to any individual under this chapter, the various funds	1174
created by section 3309.60 of the Revised Code, and all moneys,	1175
investments, and income from moneys and investments are exempt	1176
from any state tax, except the tax imposed by section 5747.02 of	1177
the Revised Code, and are exempt from any county, municipal, or	1178
other local tax, except taxes imposed pursuant to section 5748.02	1179
or 5748.08 of the Revised Code, and, except as provided in	1180
sections 3105.171, 3105.65, 3115.32, 3119.80, 3119.81, 3121.02,	1181
3121.03, 3123.06, 3309.67, and 3309.672, and 3309.673 of the	1182
Revised Code, shall not be subject to execution, garnishment,	1183

attachment, the operation of bankruptcy or insolvency laws, or any

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other process of law whatsoever, and shall be unassignable except 1185 as specifically provided in this chapter and in sections 3105.171, 1186 3105.65, 3115.32, 3119.80, 3119.81, 3121.02, 3121.03, and 3123.06 1187 of the Revised Code.

Sec. 3309.661. The Except as provided in section 3309.673 of 1189 the Revised Code, the granting of a retirement allowance, annuity, 1190 pension, or other benefit to any person pursuant to action of the 1191 school employees retirement board vests a right in such person, so 1192 long as he the person remains the recipient of any of the funds 1193 established by section 3309.60 of the Revised Code, to receive 1194 such retirement allowance, annuity, pension, or benefit. Such 1195 right shall also be vested with equal effect in the recipient of a 1196 grant heretofore made from any of the funds named in section 1197 3309.60 of the Revised Code. 1198

sec. 3309.673. Notwithstanding any other provision of this
chapter, a disability benefit granted under this chapter is
subject to an order issued under section 2929.193 of the Revised
Code. The school employees retirement board shall comply with the
order.
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On receipt of notice under section 2901.43 of the Revised 1204 Code that a school employees retirement system member is charged 1205 with an offense listed in division (D) of section 2929.192 of the 1206 Revised Code under the circumstances specified in that division, 1207 the system shall determine whether the member has been granted a 1208 disability benefit. If so, the system shall send written notice to 1209 the prosecutor assigned to the case that the member has been 1210 granted a disability benefit under this chapter and may be subject 1211 to section 2929.193 of the Revised Code. 1212

Sec. 3309.82. (A) Except as provided in division (B) of this 1213 section, sections 3309.02, 3309.021, and 3309.022 and sections 1214

3309.18 to 3309.70 of the Revised Code do not apply to a plan	1215
established under section 3309.81 of the Revised Code, except that	1216
a plan may incorporate provisions of those sections as specified	1217
in the plan document.	1218
(B) The following sections of Chapter 3309. of the Revised	1219
Code apply to a plan established under section 3309.81 of the	1220
Revised Code: sections 3309.19, 3309.21, 3309.22, 3309.23,	1221
3309.24, 3309.25, 3309.251, 3309.252, 3309.253, 3309.28, 3309.29,	1222
3309.341, 3309.3712, 3309.47, 3309.471, 3309.49, 3309.51, 3309.53,	1223
3309.54, 3309.55, 3309.56, 3309.57, 3309.571, 3309.58, 3309.59,	1224
3309.60, 3309.61, 3309.62, 3309.66, 3309.661, 3309.67, 3309.672,	1225
3309.673, 3309.68, and 3309.70 of the Revised Code.	1226
Sec. 3309.95. Subject to sections 3309.341, 3309.66, 3309.67,	1227
and 3309.672 <u>, and 3309.673</u> of the Revised Code, the right of a	1228
member participating in a plan established under section 3309.81	1229
of the Revised Code to any payment or benefit accruing from	1230
contributions made by or on behalf of the member under sections	1231
3309.85 and 3309.86 of the Revised Code shall vest in accordance	1232
with this section.	1233
A member's right to any payment or benefit that is based on	1234
the member's contributions is nonforfeitable.	1235
A member's right to any payment or benefit that is based on	1236
contributions by the member's employer is nonforfeitable as	1237
specified by the plan selected by the member.	1238
Sec. 4121.12. (A) There is hereby created the bureau of	1239
workers' compensation board of directors consisting of eleven	1240
members to be appointed by the governor with the advice and	1241
consent of the senate. One member shall be an individual who, on	1242
account of the individual's previous vocation, employment, or	1243

affiliations, can be classed as a representative of employees; two

members shall be individuals who, on account of their previous	1245
vocation, employment, or affiliations, can be classed as	1246
representatives of employee organizations and at least one of	1247
these two individuals shall be a member of the executive committee	1248
of the largest statewide labor federation; three members shall be	1249
individuals who, on account of their previous vocation,	1250
employment, or affiliations, can be classed as representatives of	1251
employers, one of whom represents self-insuring employers, one of	1252
whom is a state fund employer who employs one hundred or more	1253
employees, and one of whom is a state fund employer who employs	1254
less than one hundred employees; two members shall be individuals	1255
who, on account of their vocation, employment, or affiliations,	1256
can be classed as investment and securities experts who have	1257
direct experience in the management, analysis, supervision, or	1258
investment of assets and are residents of this state; one member	1259
who shall be a certified public accountant; one member who shall	1260
be an actuary who is a member in good standing with the American	1261
academy of actuaries or who is an associate or fellow with the	1262
casualty actuarial society of actuaries; and one member shall	1263
represent the public and also be an individual who, on account of	1264
the individual's previous vocation, employment, or affiliations,	1265
cannot be classed as either predominantly representative of	1266
employees or of employers. The governor shall select the	1267
chairperson of the board who shall serve as chairperson at the	1268
pleasure of the governor.	1269

None of the members of the board, within one year immediately
preceding the member's appointment, shall have been employed by

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the bureau of workers' compensation or by any person, partnership,
or corporation that has provided to the bureau services of a

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financial or investment nature, including the management,
analysis, supervision, or investment of assets.

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(B) Of the initial appointments made to the board, the

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governor shall appoint the member who represents employees, one	1277
member who represents employers, and the member who represents the	1278
public to a term ending one year after June 11, 2007; one member	1279
who represents employers, one member who represents employee	1280
organizations, one member who is an investment and securities	1281
expert, and the member who is a certified public accountant to a	1282
term ending two years after June 11, 2007; and one member who	1283
represents employers, one member who represents employee	1284
organizations, one member who is an investment and securities	1285
expert, and the member who is an actuary to a term ending three	1286
years after June 11, 2007. Thereafter, terms of office shall be	1287
for three years, with each term ending on the same day of the same	1288
month as did the term that it succeeds. Each member shall hold	1289
office from the date of the member's appointment until the end of	1290
the term for which the member was appointed.	1291

Members may be reappointed. Any member appointed to fill a 1292 vacancy occurring prior to the expiration date of the term for 1293 which the member's predecessor was appointed shall hold office as 1294 a member for the remainder of that term. A member shall continue 1295 in office subsequent to the expiration date of the member's term 1296 until a successor takes office or until a period of sixty days has 1297 elapsed, whichever occurs first.

(C) In making appointments to the board, the governor shall 1299 select the members from the list of names submitted by the 1300 workers' compensation board of directors nominating committee 1301 pursuant to this division. The nominating committee shall submit 1302 to the governor a list containing four separate names for each of 1303 the members on the board. Within fourteen days after the 1304 submission of the list, the governor shall appoint individuals 1305 from the list. 1306

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

vacancies occurring on the board, the nominating committee shall	1309
submit an initial list containing four names for each vacancy.	1310
Within fourteen days after the submission of the initial list, the	1311
governor either shall appoint individuals from that list or	1312
request the nominating committee to submit another list of four	1313
names for each member the governor has not appointed from the	1314
initial list, which list the nominating committee shall submit to	1315
the governor within fourteen days after the governor's request.	1316
The governor then shall appoint, within seven days after the	1317
submission of the second list, one of the individuals from either	1318
list to fill the vacancy for which the governor has not made an	1319
appointment from the initial list. If the governor appoints an	1320
individual to fill a vacancy occurring as a result of the	1321
expiration of a term, the individual appointed shall begin serving	1322
as a member of the board when the term for which the individual's	1323
predecessor was appointed expires or immediately upon appointment	1324
by the governor, whichever occurs later. With respect to the	1325
filling of vacancies, the nominating committee shall provide the	1326
governor with a list of four individuals who are, in the judgment	1327
of the nominating committee, the most fully qualified to accede to	1328
membership on the board.	1329

In order for the name of an individual to be submitted to the 1330 governor under this division, the nominating committee shall 1331 approve the individual by an affirmative vote of a majority of its 1332 members.

- (D) All members of the board shall receive their reasonable 1334 and necessary expenses pursuant to section 126.31 of the Revised 1335 Code while engaged in the performance of their duties as members 1336 and also shall receive an annual salary not to exceed sixty 1337 thousand dollars in total, payable on the following basis: 1338
- (1) Except as provided in division (D)(2) of this section, a 1339 member shall receive two thousand five hundred dollars during a 1340

month in which the member attends one or more meetings of the	1341
board and shall receive no payment during a month in which the	1342
member attends no meeting of the board.	1343

- (2) A member may receive no more than thirty thousand dollars

 per year to compensate the member for attending meetings of the

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 board, regardless of the number of meetings held by the board

 during a year or the number of meetings in excess of twelve within

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 a year that the member attends.
- (3) Except as provided in division (D)(4) of this section, if 1349 a member serves on the workers' compensation audit committee, 1350 workers' compensation actuarial committee, or the workers' 1351 compensation investment committee, the member shall receive two 1352 thousand five hundred dollars during a month in which the member 1353 attends one or more meetings of the committee on which the member 1354 serves and shall receive no payment during any month in which the 1355 member attends no meeting of that committee. 1356
- (4) A member may receive no more than thirty thousand dollars

 per year to compensate the member for attending meetings of any of

 the committees specified in division (D)(3) of this section,

 regardless of the number of meetings held by a committee during a

 year or the number of committees on which a member serves.

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The chairperson of the board shall set the meeting dates of
the board as necessary to perform the duties of the board under
this chapter and Chapters 4123., 4125., 4127., 4131., and 4167. of
the Revised Code. The board shall meet at least twelve times a
1365
year. The administrator of workers' compensation shall provide
professional and clerical assistance to the board, as the board
considers appropriate.

(E) Before entering upon the duties of office, each appointed 1369 member of the board shall take an oath of office as required by 1370 sections 3.22 and 3.23 of the Revised Code and file in the office 1371

Page 46

Sub. H. B. No. 123

As Passed by the Senate

board.

(10) Vote to open each investment class and allow the	1432
administrator to invest in an investment class only if the board,	1433
by a majority vote, opens that class;	1434
(11) After opening a class but prior to the administrator	1435
investing in that class, adopt rules establishing due diligence	1436
standards for employees of the bureau to follow when investing in	1437
that class and establish policies and procedures to review and	1438
monitor the performance and value of each investment class;	1439
(12) Submit a report annually on the performance and value of	1440
each investment class to the governor, the president and minority	1441
leader of the senate, the speaker and minority leader of the house	1442
of representatives, and the workers' compensation council.	1443
(13) Advise and consent on all of the following:	1444
(a) Administrative rules the administrator submits to it	1445
pursuant to division (B)(5) of section 4121.121 of the Revised	1446
Code for the classification of occupations or industries, for	1447
premium rates and contributions, for the amount to be credited to	1448
the surplus fund, for rules and systems of rating, rate revisions,	1449
and merit rating;	1450
(b) The duties and authority conferred upon the administrator	1451
pursuant to section 4121.37 of the Revised Code;	1452
(c) Rules the administrator adopts for the health partnership	1453
program and the qualified health plan system, as provided in	1454
sections 4121.44, 4121.441, and 4121.442 of the Revised Code;	1455
(d) Rules the administrator submits to it pursuant to Chapter	1456
4167. of the Revised Code regarding the public employment risk	1457
reduction program and the protection of public health care workers	1458
from exposure incidents.	1459
As used in this division, "public health care worker" and	1460
"exposure incident" have the same meanings as in section 4167.25	1461

compensation board of directors nominating committee consisting of

the following:

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- (1) Three individuals who are members of affiliated employee 1520 organizations of the Ohio chapter of the American federation of 1521 labor-congress of industrial organizations, who are selected by 1522 the Ohio chapter of the American federation of labor-congress of 1523 industrial organizations and who, on account of their previous 1524 vocation, employment, or affiliations, can be classed as 1525 representative of employees who are members of an employee 1526 organization. Terms of office shall be for one year, with each 1527 term ending on the same day of the same month as did the term that 1528 it succeeds. 1529
- (2) Two individuals who, on account of their previous 1530 vocation, employment, or affiliations, can be classed as 1531 representative of employees, one of whom shall be an injured 1532 worker with a valid, open, and active workers' compensation claim 1533 and at least one of these two representatives also shall represent 1534 employees who are not members of an employee organization. The 1535 president of the senate and the speaker of the house of 1536 representatives each shall appoint annually one of these members. 1537 The member who is an injured worker shall serve for a full term 1538 even if the member's workers' compensation claim is invalidated, 1539 closed, or inactivated during the member's term. 1540
- (3) The chief executive officer, or the equivalent of the 1541 chief executive officer, of the Ohio chamber of commerce, the Ohio 1542 manufacturers' association, the Ohio self-insurers' association, 1543 the Ohio council of retail merchants, and of either the national 1544 federation of independent business or, and the Ohio farm bureau as 1545 jointly selected by the national federation of independent 1546 business and the Ohio farm bureau; 1547
 - (4) The director of development;
- (5) The president of the Ohio municipal league, the Ohio 1549 township association, and the president of the Ohio county 1550 commissioners association, or, in the event of a vacancy in the 1551

presidency, a designee appointed by the governing body authorized	1552
to appoint the president. A designee so appointed shall serve on	1553
the nominating committee only until the vacancy in the presidency	1554
is filled.	1555

Page 52

- (B) Each member appointed under divisions (A)(1) and (2) of 1556 this section shall hold office from the date of the member's 1557 appointment until the end of the term for which the member was 1558 appointed. Such members may be reappointed. Vacancies shall be 1559 filled in the manner provided for original appointments. Any such 1560 member appointed to fill a vacancy occurring prior to the 1561 expiration date of the term for which the member's predecessor was 1562 appointed shall hold office as a member for the remainder of that 1563 term. Such a member shall continue in office subsequent to the 1564 expiration date of the member's term until the member's successor 1565 takes office or until a period of sixty days has elapsed, 1566 whichever occurs first. 1567
- (C) The nominating committee shall meet at the request of the 1568 governor or as the nominating committee determines appropriate in 1569 order to make recommendations to the governor for the appointment 1570 of members of the bureau of workers' compensation board of 1571 directors under section 4121.12 of the Revised Code.
- (D) The director of development shall serve as chairperson of the nominating committee and have no voting rights on matters 1574 coming before the nominating committee, except that the director 1575 may vote in the event of a tie vote of the nominating committee. 1576 Annually, the nominating committee shall select a secretary from 1577 among its members. The nominating committee may adopt by-laws 1578 governing its proceedings. 1579
- (E) Members of the nominating committee shall be paid their 1580 reasonable and necessary expenses pursuant to section 126.31 of 1581 the Revised Code while engaged in the performance of their duties 1582 as members of the nominating committee. 1583

(F) The nominating committee shall:	1584
(1) Review and evaluate possible appointees for the board. In	1585
reviewing and evaluating possible appointees for the board, the	1586
nominating committee may accept comments from, cooperate with, and	1587
request information from any person.	1588
(2) Make recommendations to the governor for the appointment	1589
of members to the board as provided in division (C) of section	1590
4121.12 of the Revised Code.	1591
(G) The nominating committee may make recommendations to the	1592
general assembly concerning changes in legislation that will	1593
assist the nominating committee in the performance of its duties.	1594
Sec. 4121.125. (A) The bureau of workers' compensation board	1595
of directors, based upon recommendations of the workers'	1596
compensation actuarial committee, may contract with one or more	1597
outside actuarial firms and other professional persons, as the	1598
board determines necessary, to assist the board in measuring the	1599
performance of Ohio's workers' compensation system and in	1600
comparing Ohio's workers' compensation system to other state and	1601
private workers' compensation systems. The board, actuarial firm	1602
or firms, and professional persons shall make such measurements	1603
and comparisons using accepted insurance industry standards,	1604
including, but not limited to, standards promulgated by the	1605
National Council on Compensation Insurance.	1606
(B) The board may contract with one or more outside firms to	1607
conduct management and financial audits of the workers'	1608
compensation system, including audits of the reserve fund	1609
belonging to the state insurance fund, and to establish objective	1610
quality management principles and methods by which to review the	1611
performance of the workers' compensation system.	1612

(C) The board shall do all of the following:

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- (1) Contract to have prepared annually by or under the 1614 supervision of an actuary a report that meets the requirements 1615 specified under division (E) of this section and that consists of 1616 an actuarial valuation of the assets, liabilities, and funding 1617 requirements of the state insurance fund and all other funds 1618 specified in this chapter and Chapters 4123., 4127., and 4131. of 1619 the Revised Code; 1620 (2) Require that the actuary or person supervised by an 1621 actuary referred to in division (C)(1) of this section complete 1622 the valuation in accordance with the actuarial standards of 1623 practice promulgated by the actuarial standards board of the 1624 American academy of actuaries; 1625 (3) Submit the report referred to in division (C)(1) of this 1626 section to the workers' compensation council and the standing 1627 committees of the house of representatives and the senate with 1628 primary responsibility for workers' compensation legislation on or 1629 before the first day of November following the year for which the 1630 valuation was made; 1631 (4) Have an actuary or a person who provides actuarial 1632 services under the supervision of an actuary, at such time as the 1633 board determines, and at least once during the five-year period 1634 that commences on September 10, 2007, and once within each 1635 five-year period thereafter, conduct an actuarial investigation of 1636 the experience of employers, the mortality, service, and injury 1637 rate of employees, and the payment of temporary total disability, 1638 permanent partial disability, and permanent total disability under 1639 sections 4123.56 to 4123.58 of the Revised Code to update the 1640 actuarial assumptions used in the report required by division 1641 (C)(1) of this section; 1642
- (5) Submit the report required under division (F) of this section to the council and the standing committees of the house of representatives and the senate with primary responsibility for

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is required under division (C)(1) of this section:

evaluated;

(1) A summary of the compensation and benefit provisions

(2) Recommended changes in actuarial assumptions to be used

(3) A measurement of the financial effect of the recommended

in subsequent actuarial valuations required by division (C)(1) of

(G) The actuary or person whom the board designates to

section shall prepare a report of the actuarial analysis and shall

conduct the actuarial analysis under division (C)(6) of this

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experience;

this section;

changes in actuarial assumptions.

submit that report to the board. The actuary or person shall	1706
complete the analysis in accordance with the actuarial standards	1707
of practice promulgated by the actuarial standards board of the	1708
American academy of actuaries. The actuary or person shall include	1709
all of the following information in the report:	1710
(1) A summary of the statutory changes being evaluated;	1711
(2) A description of or reference to the actuarial	1712
assumptions and actuarial cost method used in the report;	1713
(3) A description of the participant group or groups included	1714
in the report;	1715
(4) A statement of the financial impact of the legislation,	1716
including the resulting increase, if any, in employer premiums, in	1717
actuarial accrued liabilities, and, if an increase in actuarial	1718
accrued liabilities is predicted, the per cent of premium increase	1719
that would be required to amortize the increase in those	1720
liabilities as a level per cent of employer premiums over a period	1721
not to exceed thirty years.	1722
(5) A statement of whether the employer premiums paid to the	1723
bureau of workers' compensation after the proposed change is	1724
enacted are expected to be sufficient to satisfy the funding	1725
objectives established by the board.	1726
(H) The board may, at any time, request an actuary to make	1727
any studies or actuarial valuations to determine the adequacy of	1728
the premium rates established by the administrator in accordance	1729
with sections 4123.29 and 4123.34 of the Revised Code, and may	1730
adjust those rates as recommended by the actuary.	1731
(I) The board shall have an independent auditor, at least	1732
once every ten years, conduct a fiduciary performance audit of the	1733
investment program of the bureau of workers' compensation. That	1734
audit shall include an audit of the investment policies approved	1735

by the board and investment procedures of the bureau. The board

shall submit a copy of that audit to the auditor of state.

- (J) The administrator, with the advice and consent of the 1738 board, shall employ an internal auditor who shall report findings 1739 directly to the board, workers' compensation audit committee, and 1740 administrator, except that the internal auditor shall not report 1741 findings directly to the administrator when those findings involve 1742 malfeasance, misfeasance, or nonfeasance on the part of the 1743 administrator. The board and the workers' compensation audit 1744 committee may request and review internal audits conducted by the 1745 internal auditor. 1746
- (K) The administrator shall pay the expenses incurred by the 1747 board to effectively fulfill its duties and exercise its powers 1748 under this section as the administrator pays other operating 1749 expenses of the bureau. 1750
- Sec. 4121.32. (A) The rules covering operating procedure and 1751 criteria for decision-making that the administrator of workers' 1752 compensation and the industrial commission are required to adopt 1753 pursuant to section 4121.31 of the Revised Code shall be 1754 supplemented with operating manuals setting forth the procedural 1755 steps in detail for performing each of the assigned tasks of each 1756 section of the bureau of workers' compensation and commission. The 1757 administrator and commission jointly shall adopt such manuals. No 1758 employee may deviate from manual procedures without authorization 1759 of the section chief. 1760
- (B) Manuals shall set forth the procedure for the assignment 1761 and transfer of claims within sections and be designed to provide 1762 performance objectives and may require employees to record 1763 sufficient data to reasonably measure the efficiency of functions 1764 in all sections. The bureau's division of research and statistics 1765 bureau shall perform periodic cost-effectiveness analyses which 1766 that shall be made available to the general assembly, the 1767

governor, and to the public during normal working hours.	1768
(C) The bureau and commission jointly shall develop, adopt,	1769
and use a policy manual setting forth the guidelines and bases for	1770
decision-making for any decision which is the responsibility of	1771
the bureau, district hearing officers, staff hearing officers, or	1772
the commission. Guidelines shall be set forth in the policy manual	1773
by the bureau and commission to the extent of their respective	1774
jurisdictions for deciding at least the following specific	1775
matters:	1776
(1) Reasonable ambulance services;	1777
(2) Relationship of drugs to injury;	1778
(3) Awarding lump-sum advances for creditors;	1779
(4) Awarding lump-sum advances for attorney's fees;	1780
(5) Placing a claimant into rehabilitation;	1781
(6) Transferring costs of a claim from employer costs to the	1782
statutory surplus fund pursuant to section 4123.343 of the Revised	1783
Code;	1784
(7) Utilization of physician specialist reports;	1785
(8) Determining the percentage of permanent partial	1786
disability, temporary partial disability, temporary total	1787
disability, violations of specific safety requirements, an award	1788
under division (B) of section 4123.57 of the Revised Code, and	1789
permanent total disability.	1790
(D) The bureau shall establish, adopt, and implement policy	1791
guidelines and bases for decisions involving reimbursement issues	1792
including, but not limited to, the adjustment of invoices, the	1793
reduction of payments for future services when an internal audit	1794
concludes that a health care provider was overpaid or improperly	1795
paid for past services, reimbursement fees, or other adjustments	1796
to payments. These policy guidelines and bases for decisions, and	1797

this section;

(B) The bureau of workers' compensation shall maintain an	1827
ongoing program to identify employers subject to Chapter 4123. of	1828
the Revised Code and to audit employers to ensure an optimum level	1829
of premium payment. The bureau shall coordinate such efforts with	1830
other governmental agencies which have information as to employers	1831
who are subject to Chapter 4123. of the Revised Code.	1832
(C) The administrator of the bureau shall handle complaints	1833
through the service offices, the claims section, and the ombudsman	1834
ombudsperson program. The administrator shall provide toll free	1835
telephone lines for employers and claimants in order to expedite	1836
the handling of complaints. The bureau shall monitor complaint	1837
traffic to ensure an adequacy of telephone service to bureau	1838
offices. The division of research and statistics in the bureau	1839
shall compile statistics on complaint subjects. Based upon those	1840
compilations, the bureau shall revise procedures and rules to	1841
correct major problem areas and submit data and recommendations	1842
annually to the appropriate committees of the general assembly.	1843
Sec. 4121.44. (A) The administrator of workers' compensation	1844
shall oversee the implementation of the Ohio workers' compensation	1845
qualified health plan system as established under section 4121.442	1846
of the Revised Code.	1847
(B) The administrator shall direct the implementation of the	1848
health partnership program administered by the bureau as set forth	1849
in section 4121.441 of the Revised Code. To implement the health	1850
partnership program, the bureau:	1851
(1) Shall certify one or more external vendors, which shall	1852
be known as "managed care organizations," to provide medical	1853
management and cost containment services in the health partnership	1854
program for a period of two years beginning on the date of	1855
certification, consistent with the standards established under	1856

(2) May recertify external vendors for additional periods of	1858
two years; and	1859
(3) May integrate the certified vendors with bureau staff and	1860
existing bureau services for purposes of operation and training to	1861
allow the bureau to assume operation of the health partnership	1862
program at the conclusion of the certification periods set forth	1863
in division (B)(1) or (2) of this section.	1864
(C) Any vendor selected shall demonstrate all of the	1865
following:	1866
(1) Arrangements and reimbursement agreements with a	1867
substantial number of the medical, professional and pharmacy	1868
providers currently being utilized by claimants.	1869
(2) Ability to accept a common format of medical bill data in	1870
an electronic fashion from any provider who wishes to submit	1871
medical bill data in that form.	1872
(3) A computer system able to handle the volume of medical	1873
bills and willingness to customize that system to the bureau's	1874
needs and to be operated by the vendor's staff, bureau staff, or	1875
some combination of both staffs.	1876
(4) A prescription drug system where pharmacies on a	1877
statewide basis have access to the eligibility and pricing, at a	1878
discounted rate, of all prescription drugs.	1879
(5) A tracking system to record all telephone calls from	1880
claimants and providers regarding the status of submitted medical	1881
bills so as to be able to track each inquiry.	1882
(6) Data processing capacity to absorb all of the bureau's	1883
medical bill processing or at least that part of the processing	1884
which the bureau arranges to delegate.	1885
(7) Capacity to store, retrieve, array, simulate, and model	1886
in a relational mode all of the detailed medical bill data so that	1887

analysis can be performed	in a variety of ways and so that the	1888
bureau and its governing	authority can make informed decisions.	1889

- (8) Wide variety of software programs which translate medical 1890 terminology into standard codes, and which reveal if a provider is 1891 manipulating the procedures codes, commonly called "unbundling." 1892
- (9) Necessary professional staff to conduct, at a minimum, 1893 authorizations for treatment, medical necessity, utilization 1894 review, concurrent review, post-utilization review, and have the 1895 attendant computer system which supports such activity and 1896 measures the outcomes and the savings.
- (10) Management experience and flexibility to be able to 1898 react quickly to the needs of the bureau in the case of required 1899 change in federal or state requirements. 1900
- (D)(1) Information contained in a vendor's application for 1901 certification in the health partnership program, and other 1902 information furnished to the bureau by a vendor for purposes of 1903 obtaining certification or to comply with performance and 1904 financial auditing requirements established by the administrator, 1905 is for the exclusive use and information of the bureau in the 1906 discharge of its official duties, and shall not be open to the 1907 public or be used in any court in any proceeding pending therein, 1908 unless the bureau is a party to the action or proceeding, but the 1909 information may be tabulated and published by the bureau in 1910 statistical form for the use and information of other state 1911 departments and the public. No employee of the bureau, except as 1912 otherwise authorized by the administrator, shall divulge any 1913 information secured by the employee while in the employ of the 1914 bureau in respect to a vendor's application for certification or 1915 in respect to the business or other trade processes of any vendor 1916 to any person other than the administrator or to the employee's 1917 superior. 1918

- (2) Notwithstanding the restrictions imposed by division 1919 (D)(1) of this section, the governor, members of select or 1920 standing committees of the senate or house of representatives, the 1921 auditor of state, the attorney general, or their designees, 1922 pursuant to the authority granted in this chapter and Chapter 1923 4123. of the Revised Code, may examine any vendor application or 1924 other information furnished to the bureau by the vendor. None of 1925 those individuals shall divulge any information secured in the 1926 exercise of that authority in respect to a vendor's application 1927 for certification or in respect to the business or other trade 1928 processes of any vendor to any person. 1929
- (E) On and after January 1, 2001, a vendor shall not be any 1930 insurance company holding a certificate of authority issued 1931 pursuant to Title XXXIX of the Revised Code or any health insuring 1932 corporation holding a certificate of authority under Chapter 1751. 1933 of the Revised Code.
- (F) The administrator may limit freedom of choice of health 1935 care provider or supplier by requiring, beginning with the period 1936 set forth in division (B)(1) or (2) of this section, that 1937 claimants shall pay an appropriate out-of-plan copayment for 1938 selecting a medical provider not within the health partnership 1939 program as provided for in this section.
- (G) The administrator, six months prior to the expiration of 1941 the bureau's certification or recertification of the vendor or 1942 vendors as set forth in division (B)(1) or (2) of this section, 1943 may certify and provide evidence to the governor, the speaker of 1944 the house of representatives, and the president of the senate that 1945 the existing bureau staff is able to match or exceed the 1946 performance and outcomes of the external vendor or vendors and 1947 that the bureau should be permitted to internally administer the 1948 health partnership program upon the expiration of the 1949 certification or recertification as set forth in division (B)(1) 1950

1981

or (2) of this section. 1951 (H) The administrator shall establish and operate a bureau of 1952 workers' compensation health care data program. The administrator 1953 shall develop reporting requirements from all employees, employers 1954 and medical providers, medical vendors, and plans that participate 1955 in the workers' compensation system. The administrator shall do 1956 all of the following: 1957 (1) Utilize the collected data to measure and perform 1958 comparison analyses of costs, quality, appropriateness of medical 1959 care, and effectiveness of medical care delivered by all 1960 components of the workers' compensation system. 1961 (2) Compile data to support activities of the selected vendor 1962 or vendors and to measure the outcomes and savings of the health 1963 partnership program. 1964 (3) Publish and report compiled data to the governor, the 1965 speaker of the house of representatives, and the president of the 1966 senate on the first day of each January and July, on the measures 1967 of outcomes and savings of the health partnership program and 1968 submit the report to the president of the senate, the speaker of 1969 the house of representatives, the governor, and the workers' 1970 compensation council with the annual report prepared under 1971 division (F)(3) of section 4121.12 of the Revised Code. The 1972 administrator shall protect the confidentiality of all proprietary 1973 pricing data. 1974 (I) Any rehabilitation facility the bureau operates is 1975 eligible for inclusion in the Ohio workers' compensation qualified 1976 health plan system or the health partnership program under the 1977 same terms as other providers within health care plans or the 1978 program. 1979 (J) In areas outside the state or within the state where no

qualified health plan or an inadequate number of providers within

the health partnership program exist, the administrator shall

permit employees to use a nonplan or nonprogram health care

provider and shall pay the provider for the services or supplies

provided to or on behalf of an employee for an injury or

occupational disease that is compensable under this chapter or

Chapter 4123., 4127., or 4131. of the Revised Code on a fee

1988

schedule the administrator adopts.

- (K) No health care provider, whether certified or not, shall 1989 charge, assess, or otherwise attempt to collect from an employee, 1990 employer, a managed care organization, or the bureau any amount 1991 for covered services or supplies that is in excess of the allowed 1992 amount paid by a managed care organization, the bureau, or a 1993 qualified health plan.
- (L) The administrator shall permit any employer or group of 1995 employers who agree to abide by the rules adopted under this 1996 section and sections 4121.441 and 4121.442 of the Revised Code to 1997 provide services or supplies to or on behalf of an employee for an 1998 injury or occupational disease that is compensable under this 1999 chapter or Chapter 4123., 4127., or 4131. of the Revised Code 2000 through qualified health plans of the Ohio workers' compensation 2001 qualified health plan system pursuant to section 4121.442 of the 2002 Revised Code or through the health partnership program pursuant to 2003 section 4121.441 of the Revised Code. No amount paid under the 2004 qualified health plan system pursuant to section 4121.442 of the 2005 Revised Code by an employer who is a state fund employer shall be 2006 charged to the employer's experience or otherwise be used in 2007 merit-rating or determining the risk of that employer for the 2008 purpose of the payment of premiums under this chapter, and if the 2009 employer is a self-insuring employer, the employer shall not 2010 include that amount in the paid compensation the employer reports 2011 under section 4123.35 of the Revised Code. 2012

Sec. 4121.68. In the event a claimant sustains an injury or 2013 occupational disease or dies as a result of any injury or disease 2014 received in the course of and arising out of his the claimant's 2015 participation in a rehabilitation program, the claimant or, in the 2016 case of death, a dependent of the claimant, may file a claim for 2017 compensation and benefits as if the claimant's employer were the 2018 bureau of workers' compensation. All compensation and benefit 2019 awards made as a result of the injury, disease, or death shall be 2020 charged to the surplus fund account, created pursuant to section 2021 4123.34 of the Revised Code, and not charged through the state 2022 insurance fund to the employer against which the claim was allowed 2023 so long as the employer pays assessments into the surplus fund 2024 account for the payment of such compensation and benefits. 2025

Sec. 4123.35. (A) Except as provided in this section, every 2026 employer mentioned in division (B)(2) of section 4123.01 of the 2027 Revised Code, and every publicly owned utility shall pay 2028 semiannually in the months of January and July into the state 2029 insurance fund the amount of annual premium the administrator of 2030 workers' compensation fixes for the employment or occupation of 2031 the employer, the amount of which premium to be paid by each 2032 employer to be determined by the classifications, rules, and rates 2033 made and published by the administrator. The employer shall pay 2034 semiannually a further sum of money into the state insurance fund 2035 as may be ascertained to be due from the employer by applying the 2036 rules of the administrator, and a receipt or certificate 2037 certifying that payment has been made, along with a written notice 2038 as is required in section 4123.54 of the Revised Code, shall be 2039 mailed immediately to the employer by the bureau of workers' 2040 compensation. The receipt or certificate is prima-facie evidence 2041 of the payment of the premium, and the proper posting of the 2042 notice constitutes the employer's compliance with the notice 2043

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	requirement	mandated	in	section	4123.54	of	the	Revised	Code	
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The bureau of workers' compensation shall verify with the 2045 secretary of state the existence of all corporations and 2046 organizations making application for workers' compensation 2047 coverage and shall require every such application to include the 2048 employer's federal identification number. 2049

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

Division (A) of this section providing for the payment of 2055 premiums semiannually does not apply to any employer who was a 2056 subscriber to the state insurance fund prior to January 1, 1914, 2057 or who may first become a subscriber to the fund in any month 2058 other than January or July. Instead, the semiannual premiums shall 2059 be paid by those employers from time to time upon the expiration 2060 of the respective periods for which payments into the fund have 2061 been made by them. 2062

The administrator shall adopt rules to permit employers to 2063 make periodic payments of the semiannual premium due under this 2064 division. The rules shall include provisions for the assessment of 2065 interest charges, where appropriate, and for the assessment of 2066 penalties when an employer fails to make timely premium payments. 2067 An employer who timely pays the amounts due under this division is 2068 entitled to all of the benefits and protections of this chapter. 2069 Upon receipt of payment, the bureau immediately shall mail a 2070 receipt or certificate to the employer certifying that payment has 2071 been made, which receipt is prima-facie evidence of payment. 2072 Workers' compensation coverage under this chapter continues 2073 uninterrupted upon timely receipt of payment under this division. 2074

Sub. H. B. No. 123 As Passed by the Senate

Every public employer, except public employers that are	2075
self-insuring employers under this section, shall comply with	2076
sections 4123.38 to 4123.41, and 4123.48 of the Revised Code in	2077
regard to the contribution of moneys to the public insurance fund.	2078

(B) Employers who will abide by the rules of the 2079 administrator and who may be of sufficient financial ability to 2080 render certain the payment of compensation to injured employees or 2081 the dependents of killed employees, and the furnishing of medical, 2082 surgical, nursing, and hospital attention and services and 2083 medicines, and funeral expenses, equal to or greater than is 2084 provided for in sections 4123.52, 4123.55 to 4123.62, and 4123.64 2085 to 4123.67 of the Revised Code, and who do not desire to insure 2086 the payment thereof or indemnify themselves against loss sustained 2087 by the direct payment thereof, upon a finding of such facts by the 2088 administrator, may be granted the privilege to pay individually 2089 compensation, and furnish medical, surgical, nursing, and hospital 2090 services and attention and funeral expenses directly to injured 2091 employees or the dependents of killed employees, thereby being 2092 granted status as a self-insuring employer. The administrator may 2093 charge employers who apply for the status as a self-insuring 2094 employer a reasonable application fee to cover the bureau's costs 2095 in connection with processing and making a determination with 2096 respect to an application. 2097

All employers granted status as self-insuring employers shall 2098 demonstrate sufficient financial and administrative ability to 2099 assure that all obligations under this section are promptly met. 2100 The administrator shall deny the privilege where the employer is 2101 unable to demonstrate the employer's ability to promptly meet all 2102 the obligations imposed on the employer by this section. 2103

(1) The administrator shall consider, but is not limited to, 2104 the following factors, where applicable, in determining the 2105 employer's ability to meet all of the obligations imposed on the 2106

employer by this section:	2107
(a) The employer employs a minimum of five hundred employees	2108
in this state;	2109
(b) The employer has operated in this state for a minimum of	2110
two years, provided that an employer who has purchased, acquired,	2111
or otherwise succeeded to the operation of a business, or any part	2112
thereof, situated in this state that has operated for at least two	2113
years in this state, also shall qualify;	2114
(c) Where the employer previously contributed to the state	2115
insurance fund or is a successor employer as defined by bureau	2116
rules, the amount of the buyout, as defined by bureau rules;	2117
(d) The sufficiency of the employer's assets located in this	2118
state to insure the employer's solvency in paying compensation	2119
directly;	2120
(e) The financial records, documents, and data, certified by	2121
a certified public accountant, necessary to provide the employer's	2122
full financial disclosure. The records, documents, and data	2123
include, but are not limited to, balance sheets and profit and	2124
loss history for the current year and previous four years.	2125
(f) The employer's organizational plan for the administration	2126
of the workers' compensation law;	2127
(g) The employer's proposed plan to inform employees of the	2128
change from a state fund insurer to a self-insuring employer, the	2129
procedures the employer will follow as a self-insuring employer,	2130
and the employees' rights to compensation and benefits; and	2131
(h) The employer has either an account in a financial	2132
institution in this state, or if the employer maintains an account	2133
with a financial institution outside this state, ensures that	2134
workers' compensation checks are drawn from the same account as	2135
payroll checks or the employer clearly indicates that payment will	2136

be honored by a financial institution in this state.	2137
The administrator may waive the requirements of divisions	2138
(B)(1)(a) and (b) of this section and the requirement of division	2139
(B)(1)(e) of this section that the financial records, documents,	2140
and data be certified by a certified public accountant. The	2141
administrator shall adopt rules establishing the criteria that an	2142
employer shall meet in order for the administrator to waive the	2143
requirement of division (B)(1)(e) of this section. Such rules may	2144
require additional security of that employer pursuant to division	2145
(E) of section 4123.351 of the Revised Code.	2146
The administrator shall not grant the status of self-insuring	2147
employer to the state, except that the administrator may grant the	2148
status of self-insuring employer to a state institution of higher	2149
education, excluding its hospitals, that meets the requirements of	2150
division (B)(2) of this section.	2151
(2) When considering the application of a public employer,	2152
except for a board of county commissioners described in division	2153
(G) of section 4123.01 of the Revised Code, a board of a county	2154
hospital, or a publicly owned utility, the administrator shall	2155
verify that the public employer satisfies all of the following	2156
requirements as the requirements apply to that public employer:	2157
(a) For the two-year period preceding application under this	2158
section, the public employer has maintained an unvoted debt	2159
capacity equal to at least two times the amount of the current	2160
annual premium established by the administrator under this chapter	2161
for that public employer for the year immediately preceding the	2162
year in which the public employer makes application under this	2163
section.	2164
(b) For each of the two fiscal years preceding application	2165
under this section, the unreserved and undesignated year-end fund	2166

balance in the public employer's general fund is equal to at least

accumulating book reserve in its financial statements reflecting

an actuarially generated reserve adequate to pay projected claims

under this chapter for the applicable period of time, as

determined by the administrator.

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(i) For a public employer that is a hospital, the public	2199
employer shall submit audited financial statements showing the	2200
hospital's overall liquidity characteristics, and the	2201
administrator shall determine, on an individual basis, whether the	2202
public employer satisfies liquidity standards equivalent to the	2203
liquidity standards of other public employers.	2204
(j) Any additional criteria that the administrator adopts by	2205
rule pursuant to division (E) of this section.	2206
The administrator shall not approve the application of a	2207
public employer, except for a board of county commissioners	2208
described in division (G) of section 4123.01 of the Revised Code,	2209
a board of a county hospital, or publicly owned utility, who does	2210
not satisfy all of the requirements listed in division (B)(2) of	2211
this section. The administrator may adopt rules establishing the	2212
criteria that a public employer shall satisfy in order for the	2213
administrator to waive any of the requirements listed in divisions	2214
(B)(2)(a) to (j) of this section. The rules may require additional	2215
security from that employer pursuant to division (E) of section	2216
4123.351 of the Revised Code. The administrator shall not waive	2217
any of the requirements listed in divisions (B)(2)(a) to (j) of	2218
this section for a public employer who does not satisfy the	2219
criteria established in the rules the administrator adopts.	2220
(C) A board of county commissioners described in division (G)	2221
of section 4123.01 of the Revised Code, as an employer, that will	2222
abide by the rules of the administrator and that may be of	2223
sufficient financial ability to render certain the payment of	2224
compensation to injured employees or the dependents of killed	2225
employees, and the furnishing of medical, surgical, nursing, and	2226
hospital attention and services and medicines, and funeral	2227
expenses, equal to or greater than is provided for in sections	2228
4123.52, 4123.55 to 4123.62, and 4123.64 to 4123.67 of the Revised	2229

Code, and that does not desire to insure the payment thereof or

Sub. H. B. No. 123 As Passed by the Senate

directly;

indemnify itself against loss sustained by the direct payment	2231
thereof, upon a finding of such facts by the administrator, may be	2232
granted the privilege to pay individually compensation, and	2233
furnish medical, surgical, nursing, and hospital services and	2234
attention and funeral expenses directly to injured employees or	2235
the dependents of killed employees, thereby being granted status	2236
as a self-insuring employer. The administrator may charge a board	2237
of county commissioners described in division (G) of section	2238
4123.01 of the Revised Code that applies for the status as a	2239
self-insuring employer a reasonable application fee to cover the	2240
bureau's costs in connection with processing and making a	2241
determination with respect to an application. All employers	2242
granted such status shall demonstrate sufficient financial and	2243
administrative ability to assure that all obligations under this	2244
section are promptly met. The administrator shall deny the	2245
privilege where the employer is unable to demonstrate the	2246
employer's ability to promptly meet all the obligations imposed on	2247
the employer by this section. The administrator shall consider,	2248
but is not limited to, the following factors, where applicable, in	2249
determining the employer's ability to meet all of the obligations	2250
imposed on the board as an employer by this section:	2251
(1) The board as an employer employs a minimum of five	2252
hundred employees in this state;	2253
(2) The board has operated in this state for a minimum of two	2254
years;	2255
(3) Where the board previously contributed to the state	2256
insurance fund or is a successor employer as defined by bureau	2257
rules, the amount of the buyout, as defined by bureau rules;	2258
(4) The sufficiency of the board's assets located in this	2259
state to insure the board's solvency in paying compensation	2260

(5) The financial records, documents, and data, certified by	2262
a certified public accountant, necessary to provide the board's	2263
full financial disclosure. The records, documents, and data	2264
include, but are not limited to, balance sheets and profit and	2265
loss history for the current year and previous four years.	2266
(6) The board's organizational plan for the administration of	2267
the workers' compensation law;	2268
(7) The board's proposed plan to inform employees of the	2269
proposed self-insurance, the procedures the board will follow as a	2270
self-insuring employer, and the employees' rights to compensation	2271
and benefits;	2272
(8) The board has either an account in a financial	2273
institution in this state, or if the board maintains an account	2274
with a financial institution outside this state, ensures that	2275
workers' compensation checks are drawn from the same account as	2276
payroll checks or the board clearly indicates that payment will be	2277
honored by a financial institution in this state;	2278
(9) The board shall provide the administrator a surety bond	2279
in an amount equal to one hundred twenty-five per cent of the	2280
projected losses as determined by the administrator.	2281
(D) The administrator shall require a surety bond from all	2282
self-insuring employers, issued pursuant to section 4123.351 of	2283
the Revised Code, that is sufficient to compel, or secure to	2284
injured employees, or to the dependents of employees killed, the	2285
payment of compensation and expenses, which shall in no event be	2286
less than that paid or furnished out of the state insurance fund	2287
in similar cases to injured employees or to dependents of killed	2288
employees whose employers contribute to the fund, except when an	2289
employee of the employer, who has suffered the loss of a hand,	2290
arm, foot, leg, or eye prior to the injury for which compensation	2291

is to be paid, and thereafter suffers the loss of any other of the

members as the result of any injury sustained in the course of and	2293
arising out of the employee's employment, the compensation to be	2294
paid by the self-insuring employer is limited to the disability	2295
suffered in the subsequent injury, additional compensation, if	2296
any, to be paid by the bureau out of the surplus created by	2297
section 4123.34 of the Revised Code.	2298

Page 76

(E) In addition to the requirements of this section, the 2299 administrator shall make and publish rules governing the manner of 2300 making application and the nature and extent of the proof required 2301 to justify a finding of fact by the administrator as to granting 2302 the status of a self-insuring employer, which rules shall be 2303 general in their application, one of which rules shall provide 2304 that all self-insuring employers shall pay into the state 2305 insurance fund such amounts as are required to be credited to the 2306 surplus fund in division (B) of section 4123.34 of the Revised 2307 Code. The administrator may adopt rules establishing requirements 2308 in addition to the requirements described in division (B)(2) of 2309 this section that a public employer shall meet in order to qualify 2310 for self-insuring status. 2311

Employers shall secure directly from the bureau central 2312 offices application forms upon which the bureau shall stamp a 2313 designating number. Prior to submission of an application, an 2314 employer shall make available to the bureau, and the bureau shall 2315 review, the information described in division (B)(1) of this 2316 section, and public employers shall make available, and the bureau 2317 shall review, the information necessary to verify whether the 2318 public employer meets the requirements listed in division (B)(2) 2319 of this section. An employer shall file the completed application 2320 forms with an application fee, which shall cover the costs of 2321 processing the application, as established by the administrator, 2322 by rule, with the bureau at least ninety days prior to the 2323 effective date of the employer's new status as a self-insuring 2324 employer. The application form is not deemed complete until all 2325 the required information is attached thereto. The bureau shall 2326 only accept applications that contain the required information. 2327

- (F) The bureau shall review completed applications within a 2328 reasonable time. If the bureau determines to grant an employer the 2329 status as a self-insuring employer, the bureau shall issue a 2330 statement, containing its findings of fact, that is prepared by 2331 the bureau and signed by the administrator. If the bureau 2332 determines not to grant the status as a self-insuring employer, 2333 the bureau shall notify the employer of the determination and 2334 require the employer to continue to pay its full premium into the 2335 state insurance fund. The administrator also shall adopt rules 2336 establishing a minimum level of performance as a criterion for 2337 granting and maintaining the status as a self-insuring employer 2338 and fixing time limits beyond which failure of the self-insuring 2339 employer to provide for the necessary medical examinations and 2340 evaluations may not delay a decision on a claim. 2341
- (G) The administrator shall adopt rules setting forth 2342 procedures for auditing the program of self-insuring employers. 2343 The bureau shall conduct the audit upon a random basis or whenever 2344 the bureau has grounds for believing that a self-insuring employer 2345 is not in full compliance with bureau rules or this chapter. 2346

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
employers' direct compensation program and for reporting of
information to the bureau.
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The bureau shall receive and transmit to the self-insuring 2354 employer all complaints concerning any self-insuring employer. In 2355 the case of a complaint against a self-insuring employer, the 2356

administrator shall handle the complaint through the	2357
self-insurance division of the bureau. The bureau shall maintain a	2358
file by employer of all complaints received that relate to the	2359
employer. The bureau shall evaluate each complaint and take	2360
appropriate action.	2361
The administrator shall adopt as a rule a prohibition against	2362
any self-insuring employer from harassing, dismissing, or	2363
otherwise disciplining any employee making a complaint, which rule	2364
shall provide for a financial penalty to be levied by the	2365
administrator payable by the offending self-insuring employer.	2366
(H) For the purpose of making determinations as to whether to	2367
grant status as a self-insuring employer, the administrator may	2368
subscribe to and pay for a credit reporting service that offers	2369
financial and other business information about individual	2370
employers. The costs in connection with the bureau's subscription	2371
or individual reports from the service about an applicant may be	2372
included in the application fee charged employers under this	2373
section.	2374
(I) The administrator, notwithstanding other provisions of	2375
this chapter, may permit a self-insuring employer to resume	2376
payment of premiums to the state insurance fund with appropriate	2377
credit modifications to the employer's basic premium rate as such	2378
rate is determined pursuant to section 4123.29 of the Revised	2379
Code.	2380
(J) On the first day of July of each year, the administrator	2381
shall calculate separately each self-insuring employer's	2382
assessments for the safety and hygiene fund, administrative costs	2383
pursuant to section 4123.342 of the Revised Code, and for the	2384
portion of the surplus fund under division (B) of section 4123.34	2385
of the Revised Code that is not used for handicapped	2386
reimbursement, on the basis of the paid compensation attributable	2387

to the individual self-insuring employer according to the

following calculation:

(1) The total assessment against all self-insuring employers 2390 as a class for each fund and for the administrative costs for the 2391 year that the assessment is being made, as determined by the 2392 administrator, divided by the total amount of paid compensation 2393 for the previous calendar year attributable to all amenable 2394 self-insuring employers; 2395

(2) Multiply the quotient in division (J)(1) of this section 2396 by the total amount of paid compensation for the previous calendar 2397 year that is attributable to the individual self-insuring employer 2398 for whom the assessment is being determined. Each self-insuring 2399 employer shall pay the assessment that results from this 2400 calculation, unless the assessment resulting from this calculation 2401 falls below a minimum assessment, which minimum assessment the 2402 administrator shall determine on the first day of July of each 2403 year with the advice and consent of the bureau of workers' 2404 compensation board of directors, in which event, the self-insuring 2405 employer shall pay the minimum assessment. 2406

In determining the total amount due for the total assessment 2407 against all self-insuring employers as a class for each fund and 2408 the administrative assessment, the administrator shall reduce 2409 proportionately the total for each fund and assessment by the 2410 amount of money in the self-insurance assessment fund as of the 2411 date of the computation of the assessment.

The administrator shall calculate the assessment for the 2413 portion of the surplus fund under division (B) of section 4123.34 2414 of the Revised Code that is used for handicapped reimbursement in 2415 the same manner as set forth in divisions (J)(1) and (2) of this 2416 section except that the administrator shall calculate the total 2417 assessment for this portion of the surplus fund only on the basis 2418 of those self-insuring employers that retain participation in the 2419 handicapped reimbursement program and the individual self-insuring 2420

employer's proportion of paid compensation shall be calculated	2421
only for those self-insuring employers who retain participation in	2422
the handicapped reimbursement program. The administrator, as the	2423
administrator determines appropriate, may determine the total	2424
assessment for the handicapped portion of the surplus fund in	2425
accordance with sound actuarial principles.	2426

The administrator shall calculate the assessment for the 2427 portion of the surplus fund under division (B) of section 4123.34 2428 of the Revised Code that under division (D) of section 4121.66 of 2429 the Revised Code is used for rehabilitation costs in the same 2430 manner as set forth in divisions (J)(1) and (2) of this section, 2431 except that the administrator shall calculate the total assessment 2432 for this portion of the surplus fund only on the basis of those 2433 self-insuring employers who have not made the election to make 2434 payments directly under division (D) of section 4121.66 of the 2435 Revised Code and an individual self-insuring employer's proportion 2436 of paid compensation only for those self-insuring employers who 2437 have not made that election. 2438

The administrator shall calculate the assessment for the 2439 portion of the surplus fund under division (B) of section 4123.34 2440 of the Revised Code that is used for reimbursement to a 2441 self-insuring employer under division (H) of section 4123.512 of 2442 the Revised Code in the same manner as set forth in divisions 2443 (J)(1) and (2) of this section except that the administrator shall 2444 calculate the total assessment for this portion of the surplus 2445 fund only on the basis of those self-insuring employers that 2446 retain participation in reimbursement to the self-insuring 2447 employer under division (H) of section 4123.512 of the Revised 2448 Code and the individual self-insuring employer's proportion of 2449 paid compensation shall be calculated only for those self-insuring 2450 employers who retain participation in reimbursement to the 2451 self-insuring employer under division (H) of section 4123.512 of 2452 the Revised Code. 2453

An employer who no longer is a self-insuring employer in this 2454 state or who no longer is operating in this state, shall continue 2455 to pay assessments for administrative costs and for the portion of 2456 the surplus fund under division (B) of section 4123.34 of the 2457 Revised Code that is not used for handicapped reimbursement, based 2458 upon paid compensation attributable to claims that occurred while 2459 the employer was a self-insuring employer within this state. 2460

- (K) The administrator shall deposit any moneys received from 2461 a self-insuring employer for the self-insuring employer's 2462 assessment to pay the costs solely attributable to the workers' 2463 compensation council into the administrative assessment account 2464 described in division (B) of section 4123.342 of the Revised Code 2465 for the administrative cost assessment collected by the 2466 administrator for the council. There is hereby created in the 2467 state treasury the self-insurance assessment fund. All investment 2468 earnings of the fund shall be deposited in the fund. The 2469 administrator shall use the money in the self-insurance assessment 2470 fund only for administrative costs as specified in section 2471 4123.341 of the Revised Code. 2472
- (L) Every self-insuring employer shall certify, in affidavit 2473 form subject to the penalty for perjury, to the bureau the amount 2474 of the self-insuring employer's paid compensation for the previous 2475 calendar year. In reporting paid compensation paid for the 2476 previous year, a self-insuring employer shall exclude from the 2477 total amount of paid compensation any reimbursement the 2478 self-insuring employer receives in the previous calendar year from 2479 the surplus fund pursuant to section 4123.512 of the Revised Code 2480 for any paid compensation. The self-insuring employer also shall 2481 exclude from the paid compensation reported any amount recovered 2482 under section 4123.931 of the Revised Code and any amount that is 2483 determined not to have been payable to or on behalf of a claimant 2484

(f) For each additional thirty-day period or portion thereof

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cent, multiplied by the assessment due;

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that an assessment remains past due after it has remained past due	2515
for more than two hundred ten days, the prime interest rate plus	2516
eight per cent, multiplied by the assessment due.	2517
(3) An employer may appeal a late fee penalty and penalty	2518
assessment to the administrator.	2519
For purposes of division (L)(2) of this section, "prime	2520
interest rate" means the average bank prime rate, and the	2521
administrator shall determine the prime interest rate in the same	2522
manner as a county auditor determines the average bank prime rate	2523
under section 929.02 of the Revised Code.	2524
The administrator shall include any assessment and penalties	2525
that remain unpaid for previous assessment periods in the	2526
calculation and collection of any assessments due under this	2527
division or division (J) of this section.	2528
(M) As used in this section, "paid compensation" means all	2529
amounts paid by a self-insuring employer for living maintenance	2530
benefits, all amounts for compensation paid pursuant to sections	2531
4121.63, 4121.67, 4123.56, 4123.57, 4123.58, 4123.59, 4123.60, and	2532
4123.64 of the Revised Code, all amounts paid as wages in lieu of	2533
such compensation, all amounts paid in lieu of such compensation	2534
under a nonoccupational accident and sickness program fully funded	2535
by the self-insuring employer, and all amounts paid by a	2536
self-insuring employer for a violation of a specific safety	2537
standard pursuant to Section 35 of Article II, Ohio Constitution	2538
and section 4121.47 of the Revised Code.	2539
(N) Should any section of this chapter or Chapter 4121. of	2540
the Revised Code providing for self-insuring employers'	2541
assessments based upon compensation paid be declared	2542
unconstitutional by a final decision of any court, then that	2543

section of the Revised Code declared unconstitutional shall revert

back to the section in existence prior to November 3, 1989,

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providing for assessments based upon payroll. 2546

(O) The administrator may grant a self-insuring employer the 2547

privilege to self-insure a construction project entered into by 2548 the self-insuring employer that is scheduled for completion within 2549 six years after the date the project begins, and the total cost of 2550 which is estimated to exceed one hundred million dollars or, for 2551 employers described in division (R) of this section, if the 2552 construction project is estimated to exceed twenty-five million 2553 dollars. The administrator may waive such cost and time criteria 2554 and grant a self-insuring employer the privilege to self-insure a 2555 construction project regardless of the time needed to complete the 2556 construction project and provided that the cost of the 2557 construction project is estimated to exceed fifty million dollars. 2558 A self-insuring employer who desires to self-insure a construction 2559 project shall submit to the administrator an application listing 2560 the dates the construction project is scheduled to begin and end, 2561 the estimated cost of the construction project, the contractors 2562 and subcontractors whose employees are to be self-insured by the 2563 self-insuring employer, the provisions of a safety program that is 2564 specifically designed for the construction project, and a 2565 statement as to whether a collective bargaining agreement 2566 governing the rights, duties, and obligations of each of the 2567 parties to the agreement with respect to the construction project 2568 exists between the self-insuring employer and a labor 2569 2570 organization.

A self-insuring employer may apply to self-insure the 2571 employees of either of the following: 2572

- (1) All contractors and subcontractors who perform labor or 2573 work or provide materials for the construction project; 2574
- (2) All contractors and, at the administrator's discretion, a substantial number of all the subcontractors who perform labor or work or provide materials for the construction project.

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Upon approval of the application, the administrator shall	2578
mail a certificate granting the privilege to self-insure the	2579
construction project to the self-insuring employer. The	2580
certificate shall contain the name of the self-insuring employer	2581
and the name, address, and telephone number of the self-insuring	2582
employer's representatives who are responsible for administering	2583
workers' compensation claims for the construction project. The	2584
self-insuring employer shall post the certificate in a conspicuous	2585
place at the site of the construction project.	2586

The administrator shall maintain a record of the contractors 2587 and subcontractors whose employees are covered under the 2588 certificate issued to the self-insured employer. A self-insuring 2589 employer immediately shall notify the administrator when any 2590 contractor or subcontractor is added or eliminated from inclusion 2591 under the certificate. 2592

Upon approval of the application, the self-insuring employer 2593 is responsible for the administration and payment of all claims 2594 under this chapter and Chapter 4121. of the Revised Code for the 2595 employees of the contractor and subcontractors covered under the 2596 certificate who receive injuries or are killed in the course of 2597 and arising out of employment on the construction project, or who 2598 contract an occupational disease in the course of employment on 2599 the construction project. For purposes of this chapter and Chapter 2600 2601 4121. of the Revised Code, a claim that is administered and paid in accordance with this division is considered a claim against the 2602 self-insuring employer listed in the certificate. A contractor or 2603 subcontractor included under the certificate shall report to the 2604 self-insuring employer listed in the certificate, all claims that 2605 arise under this chapter and Chapter 4121. of the Revised Code in 2606 connection with the construction project for which the certificate 2607 is issued. 2608

A self-insuring employer who complies with this division is

Page 86

entitled to the protections provided under this chapter and	2610
Chapter 4121. of the Revised Code with respect to the employees of	2611
the contractors and subcontractors covered under a certificate	2612
issued under this division for death or injuries that arise out	2613
of, or death, injuries, or occupational diseases that arise in the	2614
course of, those employees' employment on that construction	2615
project, as if the employees were employees of the self-insuring	2616
employer, provided that the self-insuring employer also complies	2617
with this section. No employee of the contractors and	2618
subcontractors covered under a certificate issued under this	2619
division shall be considered the employee of the self-insuring	2620
employer listed in that certificate for any purposes other than	2621
this chapter and Chapter 4121. of the Revised Code. Nothing in	2622
this division gives a self-insuring employer authority to control	2623
the means, manner, or method of employment of the employees of the	2624
contractors and subcontractors covered under a certificate issued	2625
under this division.	2626

The contractors and subcontractors included under a 2627 certificate issued under this division are entitled to the 2628 protections provided under this chapter and Chapter 4121. of the 2629 Revised Code with respect to the contractor's or subcontractor's 2630 employees who are employed on the construction project which is 2631 the subject of the certificate, for death or injuries that arise 2632 out of, or death, injuries, or occupational diseases that arise in 2633 the course of, those employees' employment on that construction 2634 project. 2635

The contractors and subcontractors included under a 2636 certificate issued under this division shall identify in their 2637 payroll records the employees who are considered the employees of 2638 the self-insuring employer listed in that certificate for purposes 2639 of this chapter and Chapter 4121. of the Revised Code, and the 2640 amount that those employees earned for employment on the 2641

2673

construction project that is the subject of that certificate.	2642
Notwithstanding any provision to the contrary under this chapter	2643
and Chapter 4121. of the Revised Code, the administrator shall	2644
exclude the payroll that is reported for employees who are	2645
considered the employees of the self-insuring employer listed in	2646
that certificate, and that the employees earned for employment on	2647
the construction project that is the subject of that certificate,	2648
when determining those contractors' or subcontractors' premiums or	2649
assessments required under this chapter and Chapter 4121. of the	2650
Revised Code. A self-insuring employer issued a certificate under	2651
this division shall include in the amount of paid compensation it	2652
reports pursuant to division (L) of this section, the amount of	2653
paid compensation the self-insuring employer paid pursuant to this	2654
division for the previous calendar year.	2655

Nothing in this division shall be construed as altering the 2656 rights of employees under this chapter and Chapter 4121. of the 2657 Revised Code as those rights existed prior to September 17, 1996. 2658 Nothing in this division shall be construed as altering the rights 2659 devolved under sections 2305.31 and 4123.82 of the Revised Code as 2660 those rights existed prior to September 17, 1996. 2661

As used in this division, "privilege to self-insure a 2662 construction project means privilege to pay individually 2663 compensation, and to furnish medical, surgical, nursing, and 2664 hospital services and attention and funeral expenses directly to 2665 injured employees or the dependents of killed employees. 2666

(P) A self-insuring employer whose application is granted 2667 under division (0) of this section shall designate a safety 2668 professional to be responsible for the administration and 2669 enforcement of the safety program that is specifically designed 2670 for the construction project that is the subject of the 2671 2672 application.

A self-insuring employer whose application is granted under

division (O) of this section shall employ an ombudsperson for the	2674
construction project that is the subject of the application. The	2675
ombudsperson shall have experience in workers' compensation or the	2676
construction industry, or both. The ombudsperson shall perform all	2677
of the following duties:	2678
(1) Communicate with and provide information to employees who	2679
are injured in the course of, or whose injury arises out of	2680
employment on the construction project, or who contract an	2681
occupational disease in the course of employment on the	2682
construction project;	2683
(2) Investigate the status of a claim upon the request of an	2684
employee to do so;	2685
(3) Provide information to claimants, third party	2686
administrators, employers, and other persons to assist those	2687
persons in protecting their rights under this chapter and Chapter	2688
4121. of the Revised Code.	2689
A self-insuring employer whose application is granted under	2690
division (0) of this section shall post the name of the safety	2691
professional and the ombudsperson and instructions for contacting	2692
the safety professional and the ombudsperson in a conspicuous	2693
place at the site of the construction project.	2694
(Q) The administrator may consider all of the following when	2695
deciding whether to grant a self-insuring employer the privilege	2696
to self-insure a construction project as provided under division	2697
(0) of this section:	2698
(1) Whether the self-insuring employer has an organizational	2699
plan for the administration of the workers' compensation law;	2700
(2) Whether the safety program that is specifically designed	2701
for the construction project provides for the safety of employees	2702
employed on the construction project, is applicable to all	2703

contractors and subcontractors who perform labor or work or

provide materials for the construction project, and has as a	2705
component, a safety training program that complies with standards	2706
adopted pursuant to the "Occupational Safety and Health Act of	2707
1970," 84 Stat. 1590, 29 U.S.C.A. 651, and provides for continuing	2708
management and employee involvement;	2709
(3) Whether granting the privilege to self-insure the	2710
construction project will reduce the costs of the construction	2711
project;	2712
(4) Whether the self-insuring employer has employed an	2713
ombudsperson as required under division (P) of this section;	2714
(5) Whether the self-insuring employer has sufficient surety	2715
to secure the payment of claims for which the self-insuring	2716
employer would be responsible pursuant to the granting of the	2717
privilege to self-insure a construction project under division (0)	2718
of this section.	2719
(R) As used in divisions (O), (P), and (Q), "self-insuring	2720
employer" includes the following employers, whether or not they	2721
have been granted the status of being a self-insuring employer	2722
under division (B) of this section:	2723
(1) A state institution of higher education;	2724
(2) A school district;	2725
(3) A county school financing district;	2726
(4) An educational service center;	2727
(5) A community school established under Chapter 3314. of the	2728
Revised Code;	2729
(6) A municipal power agency as defined in section 3734.058	2730
of the Revised Code.	2731
(S) As used in this section:	2732
(1) "Unvoted debt capacity" means the amount of money that a	2733

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(2) "State institution of higher education" means the state 2735 universities listed in section 3345.011 of the Revised Code, 2736 community colleges created pursuant to Chapter 3354. of the 2737 Revised Code, university branches created pursuant to Chapter 2738 3355. of the Revised Code, technical colleges created pursuant to 2739

public employer may borrow without voter approval of a tax levy;

Chapter 3357. of the Revised Code, and state community colleges

created pursuant to Chapter 3358. of the Revised Code.

Sec. 4123.512. (A) The claimant or the employer may appeal an 2742 order of the industrial commission made under division (E) of 2743 section 4123.511 of the Revised Code in any injury or occupational 2744 disease case, other than a decision as to the extent of disability 2745 to the court of common pleas of the county in which the injury was 2746 inflicted or in which the contract of employment was made if the 2747 injury occurred outside the state, or in which the contract of 2748 employment was made if the exposure occurred outside the state. If 2749 no common pleas court has jurisdiction for the purposes of an 2750 appeal by the use of the jurisdictional requirements described in 2751 this division, the appellant may use the venue provisions in the 2752 Rules of Civil Procedure to vest jurisdiction in a court. If the 2753 claim is for an occupational disease, the appeal shall be to the 2754 court of common pleas of the county in which the exposure which 2755 caused the disease occurred. Like appeal may be taken from an 2756 order of a staff hearing officer made under division (D) of 2757 section 4123.511 of the Revised Code from which the commission has 2758 refused to hear an appeal. The appellant shall file the notice of 2759 appeal with a court of common pleas within sixty days after the 2760 date of the receipt of the order appealed from or the date of 2761 receipt of the order of the commission refusing to hear an appeal 2762 of a staff hearing officer's decision under division (D) of 2763 section 4123.511 of the Revised Code. The filing of the notice of 2764 the appeal with the court is the only act required to perfect the 2765

appeal.	2766
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If an action has been commenced in a court of a county other 2767 than a court of a county having jurisdiction over the action, the 2768 court, upon notice by any party or upon its own motion, shall 2769 transfer the action to a court of a county having jurisdiction. 2770

Notwithstanding anything to the contrary in this section, if 2771 the commission determines under section 4123.522 of the Revised 2772 Code that an employee, employer, or their respective 2773 representatives have not received written notice of an order or 2774 decision which is appealable to a court under this section and 2775 which grants relief pursuant to section 4123.522 of the Revised 2776 Code, the party granted the relief has sixty days from receipt of 2777 the order under section 4123.522 of the Revised Code to file a 2778 notice of appeal under this section. 2779

(B) The notice of appeal shall state the names of the 2780 claimant and the employer, the number of the claim, the date of 2781 the order appealed from, and the fact that the appellant appeals 2782 therefrom.

The administrator of workers' compensation, the claimant, and 2784 the employer shall be parties to the appeal and the court, upon 2785 the application of the commission, shall make the commission a 2786 party. The party filing the appeal shall serve a copy of the 2787 notice of appeal on the administrator at the central office of the 2788 bureau of workers' compensation in Columbus. The administrator 2789 shall notify the employer that if the employer fails to become an 2790 active party to the appeal, then the administrator may act on 2791 behalf of the employer and the results of the appeal could have an 2792 adverse effect upon the employer's premium rates. 2793

(C) The attorney general or one or more of the attorney 2794 general's assistants or special counsel designated by the attorney 2795 general shall represent the administrator and the commission. In 2796

the event the attorney general or the attorney general's	2797
designated assistants or special counsel are absent, the	2798
administrator or the commission shall select one or more of the	2799
attorneys in the employ of the administrator or the commission as	2800
the administrator's attorney or the commission's attorney in the	2801
appeal. Any attorney so employed shall continue the representation	2802
during the entire period of the appeal and in all hearings thereof	2803
except where the continued representation becomes impractical.	2804

(D) Upon receipt of notice of appeal, the clerk of courts 2805 shall provide notice to all parties who are appellees and to the 2806 commission. 2807

The claimant shall, within thirty days after the filing of 2808 the notice of appeal, file a petition containing a statement of 2809 facts in ordinary and concise language showing a cause of action 2810 to participate or to continue to participate in the fund and 2811 setting forth the basis for the jurisdiction of the court over the 2812 action. Further pleadings shall be had in accordance with the 2813 Rules of Civil Procedure, provided that service of summons on such 2814 petition shall not be required and provided that the claimant may 2815 not dismiss the complaint without the employer's consent if the 2816 employer is the party that filed the notice of appeal to court 2817 pursuant to this section. The clerk of the court shall, upon 2818 receipt thereof, transmit by certified mail a copy thereof to each 2819 party named in the notice of appeal other than the claimant. Any 2820 party may file with the clerk prior to the trial of the action a 2821 deposition of any physician taken in accordance with the 2822 provisions of the Revised Code, which deposition may be read in 2823 the trial of the action even though the physician is a resident of 2824 or subject to service in the county in which the trial is had. The 2825 bureau of workers' compensation shall pay the cost of the 2826 stenographic deposition filed in court and of copies of the 2827 stenographic deposition for each party from the surplus fund and 2828

charge the costs thereof against the unsuccessful party if the	2829
claimant's right to participate or continue to participate is	2830
finally sustained or established in the appeal. In the event the	2831
deposition is taken and filed, the physician whose deposition is	2832
taken is not required to respond to any subpoena issued in the	2833
trial of the action. The court, or the jury under the instructions	2834
of the court, if a jury is demanded, shall determine the right of	2835
the claimant to participate or to continue to participate in the	2836
fund upon the evidence adduced at the hearing of the action.	2837

- (E) The court shall certify its decision to the commission 2838 and the certificate shall be entered in the records of the court. 2839 Appeals from the judgment are governed by the law applicable to 2840 the appeal of civil actions. 2841
- (F) The cost of any legal proceedings authorized by this 2842 section, including an attorney's fee to the claimant's attorney to 2843 be fixed by the trial judge, based upon the effort expended, in 2844 the event the claimant's right to participate or to continue to 2845 participate in the fund is established upon the final 2846 determination of an appeal, shall be taxed against the employer or 2847 the commission if the commission or the administrator rather than 2848 the employer contested the right of the claimant to participate in 2849 the fund. The attorney's fee shall not exceed forty-two hundred 2850 dollars. 2851
- (G) If the finding of the court or the verdict of the jury is 2852 in favor of the claimant's right to participate in the fund, the 2853 commission and the administrator shall thereafter proceed in the 2854 matter of the claim as if the judgment were the decision of the 2855 commission, subject to the power of modification provided by 2856 section 4123.52 of the Revised Code.
- (H)(1) An appeal from an order issued under division (E) of 2858 section 4123.511 of the Revised Code or any action filed in court 2859 in a case in which an award of compensation or medical benefits 2860

has been made shall not stay the payment of compensation or	2861
medical benefits under the award, or payment for subsequent	2862
periods of total disability or medical benefits during the	2863
pendency of the appeal. If, in a final administrative or judicial	2864
action, it is determined that payments of compensation or	2865
benefits, or both, made to or on behalf of a claimant should not	2866
have been made, the amount thereof shall be charged to the surplus	2867
fund $\underline{\text{account}}$ under division $\underline{\text{(A)}(B)}$ of section 4123.34 of the	2868
Revised Code. In the event the employer is a state risk, the	2869
amount shall not be charged to the employer's experience, and the	2870
administrator shall adjust the employer's account accordingly. In	2871
the event the employer is a self-insuring employer, the	2872
self-insuring employer shall deduct the amount from the paid	2873
compensation the self-insuring employer reports to the	2874
administrator under division (L) of section 4123.35 of the Revised	2875
Code.	2876
(2)(a) Notwithstanding a final determination that payments of	2877
benefits made to or on behalf of a claimant should not have been	2878
made, the administrator or self-insuring employer shall award	2879
payment of medical or vocational rehabilitation services submitted	2880
for payment after the date of the final determination if all of	2881
the following apply:	2882
(i) The services were approved and were rendered by the	2883
provider in good faith prior to the date of the final	2884
determination.	2885
(ii) The services were payable under division (I) of section	2886
4123.511 of the Revised Code prior to the date of the final	2887
determination.	2888
(iii) The request for payment is submitted within the time	2889
limit set forth in section 4123.52 of the Revised Code.	2890
(b) Payments made under division (H)(1) of this section shall	2891

be charged to the surplus fund account under division (B) of	2892
section 4123.34 of the Revised Code. If the employer of the	2893
employee who is the subject of a claim described in division	2894
(H)(2)(a) of this section is a state fund employer, the payments	2895
made under that division shall not be charged to the employer's	2896
experience. If that employer is a self-insuring employer, the	2897
self-insuring employer shall deduct the amount from the paid	2898
compensation the self-insuring employer reports to the	2899
administrator under division (L) of section 4123.35 of the Revised	2900
Code.	2901

(c) Division (H)(2) of this section shall apply only to a 2902 claim under this chapter or Chapter 4121., 4127., or 4131. of the 2903 Revised Code arising on or after the effective date of this 2904 amendment.

(3) A self-insuring employer may elect to pay compensation 2906 and benefits under this section directly to an employee or an 2907 employee's dependents by filing an application with the bureau of 2908 workers' compensation not more than one hundred eighty days and 2909 not less than ninety days before the first day of the employer's 2910 next six-month coverage period. If the self-insuring employer 2911 timely files the application, the application is effective on the 2912 first day of the employer's next six-month coverage period, 2913 provided that the administrator shall compute the employer's 2914 assessment for the surplus fund account due with respect to the 2915 period during which that application was filed without regard to 2916 the filing of the application. On and after the effective date of 2917 the employer's election, the self-insuring employer shall pay 2918 directly to an employee or to an employee's dependents 2919 compensation and benefits under this section regardless of the 2920 date of the injury or occupational disease, and the employer shall 2921 receive no money or credits from the surplus fund account on 2922 account of those payments and shall not be required to pay any 2923

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amounts into	the surplus	fund <u>account</u>	on account of this section.	2924
The election	made under	this division	is irrevocable.	2925

(I) All actions and proceedings under this section which are the subject of an appeal to the court of common pleas or the court of appeals shall be preferred over all other civil actions except election causes, irrespective of position on the calendar.

This section applies to all decisions of the commission or 2930 the administrator on November 2, 1959, and all claims filed 2931 thereafter are governed by sections 4123.511 and 4123.512 of the 2932 Revised Code. 2933

Any action pending in common pleas court or any other court 2934 on January 1, 1986, under this section is governed by former 2935 sections 4123.514, 4123.515, 4123.516, and 4123.519 and section 2936 4123.522 of the Revised Code.

Sec. 4123.52. (A) The jurisdiction of the industrial 2938 commission and the authority of the administrator of workers' 2939 compensation over each case is continuing, and the commission may 2940 make such modification or change with respect to former findings 2941 or orders with respect thereto, as, in its opinion is justified. 2942 No modification or change nor any finding or award in respect of 2943 any claim shall be made with respect to disability, compensation, 2944 dependency, or benefits, after five years from the date of injury 2945 in the absence of the payment of medical benefits under this 2946 chapter or in the absence of payment of compensation under section 2947 4123.57, 4123.58, or division (A) or (B) of section 4123.56 of the 2948 Revised Code or wages in lieu of compensation in a manner so as to 2949 satisfy the requirements of section 4123.84 of the Revised Code, 2950 in which event the modification, change, finding, or award shall 2951 be made within five years from the date of the last payment of 2952 compensation or from the date of death, nor unless written notice 2953 of claim for the specific part or parts of the body injured or 2954

disabled has been given as provided in section 4123.84 or 4123.85	2955
of the Revised Code. The commission shall not make any	2956
modification, change, finding, or award which shall award	2957
compensation for a back period in excess of two years prior to the	2958
date of filing application therefor. This	2959
(B) Notwithstanding division (A) of this section, and except	2960
as otherwise provided in a rule that shall be adopted by the	2961
administrator, with the advice and consent of the bureau of	2962
workers' compensation board of directors, neither the	2963
administrator nor the commission shall make any finding or award	2964
for payment of medical or vocational rehabilitation services	2965
submitted for payment more than one year after the date the	2966
services were rendered or more than one year after the date the	2967
services became payable under division (I) of section 4123.511 of	2968
the Revised Code, whichever is later. No medical or vocational	2969
rehabilitation provider shall bill a claimant for services	2970
rendered if the administrator or commission is prohibited from	2971
making that payment under this division.	2972
(C) Division (B) of this section does not apply to requests	2973
made by the centers for medicare and medicaid services in the	2974
<u>United States department of health and human services for</u>	2975
reimbursement of conditional payments made pursuant to section	2976
1395y(b)(2) of title 42, United States Code (commonly known as the	2977
"Medicare Secondary Payer Act").	2978
(D) This section does not affect the right of a claimant to	2979
compensation accruing subsequent to the filing of any such	2980
application, provided the application is filed within the time	2981
limit provided in this section.	2982
(E) This section does not deprive the commission of its	2983
continuing jurisdiction to determine the questions raised by any	2984
application for modification of award which has been filed with	2985
the commission after June 1, 1932, and prior to the expiration of	2986

(d) One member, known as the treasurer of state's investment

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(c) Five employee-members;

designee, who shall be appointed by the treasurer of state for a	3017
term of four years and who shall have the following	3018
qualifications:	3019
(i) The member is a resident of this state.	3020
(ii) Within the three years immediately preceding the	3021
appointment, the member has not been employed by the public	3022
employees retirement system, police and fire pension fund, state	3023
teachers retirement system, school employees retirement system, or	3024
state highway patrol retirement system or by any person,	3025
partnership, or corporation that has provided to one of those	3026
retirement systems services of a financial or investment nature,	3027
including the management, analysis, supervision, or investment of	3028
assets.	3029
(iii) The member has direct experience in the management,	3030
analysis, supervision, or investment of assets.	3031
(iv) The member is not currently employed by the state or a	3032
political subdivision of the state.	3033
(e) Two investment expert members, who shall be appointed to	3034
four-year terms. One investment expert member shall be appointed	3035
by the governor, and one investment expert member shall be jointly	3036
appointed by the speaker of the house of representatives and the	3037
president of the senate. Each investment expert member shall have	3038
the following qualifications:	3039
(i) Each investment expert member shall be a resident of this	3040
state.	3041
(ii) Within the three years immediately preceding the	3042
appointment, each investment expert member shall not have been	3043
employed by the public employees retirement system, police and	3044
fire pension fund, state teachers retirement system, school	3045
employees retirement system, or state highway patrol retirement	3046

system or by any person, partnership, or corporation that has

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provided to one of those retirement systems services of a	3048
financial or investment nature, including the management,	3049
analysis, supervision, or investment of assets.	3050
(iii) Each investment expert member shall have direct	3051
experience in the management, analysis, supervision, or investment	3052
of assets.	3053
(2) The board shall annually elect a chairperson and	3054
vice-chairperson from among its members. The vice-chairperson	3055
shall act as chairperson in the absence of the chairperson. A	3056
majority of the members of the board shall constitute a quorum and	3057
any action taken shall be approved by a majority of the members of	3058
the board. The board shall meet not less than once each year, upon	3059
sufficient notice to the members. All meetings of the board shall	3060
be open to the public except executive sessions as set forth in	3061
division (G) of section 121.22 of the Revised Code, and any	3062
portions of any sessions discussing medical records or the degree	3063
of disability of a member excluded from public inspection by this	3064
section.	3065
(3) Any investment expert member appointed to fill a vacancy	3066
occurring prior to the expiration of the term for which the	3067
member's predecessor was appointed holds office until the end of	3068
such term. The member continues in office subsequent to the	3069
expiration date of the member's term until the member's successor	3070
takes office, or until a period of sixty days has elapsed,	3071
whichever occurs first.	3072
(B) The attorney general shall prescribe procedures for the	3073
adoption of rules authorized under this chapter, consistent with	3074
the provision of section 111.15 of the Revised Code under which	3075
all rules shall be filed in order to be effective. Such procedures	3076
shall establish methods by which notice of proposed rules are	3077

given to interested parties and rules adopted by the board

published and otherwise made available. When it files a rule with

the joint committee on agency rule review pursuant to section	3080
111.15 of the Revised Code, the board shall submit to the Ohio	3081
retirement study council a copy of the full text of the rule, and	3082
if applicable, a copy of the rule summary and fiscal analysis	3083
required by division (B) of section 127.18 of the Revised Code.	3084
(C)(1) As used in this division, "personal history record"	3085
means information maintained by the board on an individual who is	3086
a member, former member, retirant, or beneficiary that includes	3087
the address, telephone number, social security number, record of	3088
contributions, correspondence with the system, and other	3089
information the board determines to be confidential.	3090
(2) The records of the board shall be open to public	3091
inspection, except for the following which shall be excluded: the	3092
member's, former member's, retirant's, or beneficiary's personal	3093
history record and the amount of a monthly allowance or benefit	3094
paid to a retirant, beneficiary, or survivor, except with the	3095
written authorization of the individual concerned. All	3096
(D) All medical reports and recommendations are privileged	3097
except that copies as follows:	3098
(1) Copies of such medical reports or recommendations shall	3099
be made available to the individual's personal physician,	3100
attorney, or authorized agent upon written release received from	3101
such individual or such individual's agent, or when necessary for	3102
the proper administration of the fund to the board-assigned	3103
physician.	3104
(D)(2) Documentation required by section 2929.193 of the	3105
Revised Code shall be provided to a court holding a hearing under	3106
that section.	3107
$\underline{(\mathtt{E})}$ Notwithstanding the exceptions to public inspection in	3108
division (C)(2) of this section, the board may furnish the	3109
following information:	3110

(1) If a member, former member, or retirant is subject to an	3111
order issued under section 2907.15 of the Revised Code or an order	3112
issued under division (A) or (B) of section 2929.192 of the	3113
Revised Code or is convicted of or pleads guilty to a violation of	3114
section 2921.41 of the Revised Code, on written request of a	3115
prosecutor as defined in section 2935.01 of the Revised Code, the	3116
board shall furnish to the prosecutor the information requested	3117
from the individual's personal history record.	3118

- (2) Pursuant to a court order issued under Chapters 3119., 3119
 3121., and 3123. of the Revised Code, the board shall furnish to a 3120
 court or child support enforcement agency the information required 3121
 under those chapters. 3122
- (3) At the written request of any nonprofit organization or 3123 association providing services to retirement system members, 3124 retirants, or beneficiaries, the board shall provide to the 3125 organization or association a list of the names and addresses of 3126 members, former members, retirants, or beneficiaries if the 3127 organization or association agrees to use such information solely 3128 in accordance with its stated purpose of providing services to 3129 such individuals and not for the benefit of other persons, 3130 organizations, or associations. The costs of compiling, copying, 3131 and mailing the list shall be paid by such entity. 3132
- (4) Within fourteen days after receiving from the director of 3133 job and family services a list of the names and social security 3134 numbers of recipients of public assistance pursuant to section 3135 5101.181 of the Revised Code, the board shall inform the auditor 3136 of state of the name, current or most recent employer address, and 3137 social security number of each member whose name and social 3138 security number are the same as those of a person whose name or 3139 social security number was submitted by the director. The board 3140 and its employees, except for purposes of furnishing the auditor 3141 of state with information required by this section, shall preserve 3142

patrol retirement system and income from moneys or investments are

3172

exempt from any state tax, except the tax imposed by section	3173
5747.02 of the Revised Code, and are exempt from any county,	3174
municipal, or other local tax, except taxes imposed pursuant to	3175
section 5748.02 or 5748.08 of the Revised Code, and, except as	3176
provided in sections 3105.171, 3105.65, 3115.32, 3119.80, 3119.81,	3177
3121.02, 3121.03, 3123.06, 5505.26, and 5505.262, and 5505.263 of	3178
the Revised Code, shall not be subject to execution, garnishment,	3179
attachment, the operation of bankruptcy or insolvency laws, or any	3180
other process of law whatsoever, and shall be unassignable except	3181
as specifically provided in this chapter.	3182
	3183
Sec. 5505.263. Notwithstanding any other provision of this	3184
chapter, a disability benefit granted under this chapter is	3185
subject to an order issued under section 2929.193 of the Revised	3186
Code. The state highway patrol retirement board shall comply with	3187
the order.	3188
On receipt of notice under section 2901.43 of the Revised	3189
Code that a state highway patrol retirement system member is	3190
charged with an offense listed in division (D) of section 2929.192	3191
of the Revised Code under the circumstances specified in that	3192
division, the system shall determine whether the member has been	3193
granted a disability benefit. If so, the system shall send written	3194
notice to the prosecutor assigned to the case that the member has	3195
been granted a disability benefit under this chapter and may be	3196
subject to section 2929.193 of the Revised Code.	3197
Sec. 5505.34. As used in this section, "alternate payee,"	3198
"benefit," and "lump sum payment" have the same meanings as in	3199
section 3105.80 of the Revised Code.	3200
If a person who is a disability benefit recipient or an	3201

alternate payee, as defined in section 3105.80 of the Revised

Code, is paid	d any amount from a ber	nefit	or lump sum	pay	ment under	3203
an order issued under section 3105.171 or 3105.65 of the Revised					3204	
Code by the state highway patrol retirement system to which the					3205	
person is not entitled, the person shall repay the retirement						3206
system. If the	ne person fails to repa	ay, t	he retirement	: sy	stem shall	3207
withhold the	amount due from any be	<u>enefi</u>	t or payment	due	e the person	3208
under the ord	ler or may collect the	amou	nt in any oth	ner	manner	3209
provided by	law.					3210
Section	102. That existing sec	ction	s 145.27, 145	5.56	5, 145.561,	3211
145.82, 145.9	95, 742.41, 742.46, 742	2.47,	742.64, 2329	.66	5, 2929.192,	3212
3305.07, 3305	5.08, 3305.20, 3305.22	, 330	7.20, 3307.41	., 3	3307.42,	3213
3309.22, 3309	9.66, 3309.661, 3309.82	2, 33	09.95, 4121.1	2,	4121.123,	3214
4121.125, 412	21.32, 4121.41, 4121.44	4, 41	21.68, 4123.3	85,	4123.512,	3215
4123.52, 5505	5.04, 5505.22, and 5505	5.34	and sections	412	21.124 and	3216
4121.99 of th	ne Revised Code are her	ceby	repealed.			3217
Section	201. All items in Sect	cions	201 and 203	of	this act	3218
are hereby appropriated out of any moneys in the state treasury to				treasury to	3219	
the credit of the designated fund. For all appropriations made in				3220		
this act, those in the first column are for fiscal year 2012, and					3221	
those in the	second column are for	fisc	al year 2013.			3222
FND AI	AI TITLE		Appro	pri	ations	3223
	BWC BUREAU OF WORKE	RS' (COMPENSATION			3224
Workers' Comp	pensation Fund Group					3225
7023 855401	William Green Lease	\$	18,291,365	\$	17,533,370	3226
	Payments to OBA					
7023 855407	Claims, Risk and	\$	125,427,732	\$	124,192,959	3227
	Medical Management					
7023 855408	Fraud Prevention	\$	11,331,154	\$	11,164,226	3228
7023 855409	Administrative	\$	101,724,950	\$	104,136,037	3229
	Services					

As Passed by the Senate						
7023 855410	Attorney General	\$	4,621,850	\$	4,621,850	3230
	Payments					
8220 855606	Coal Workers' Fund	\$	150,586	\$	147,666	3231
8230 855608	Marine Industry	\$	76,532	\$	75,527	3232
8250 855605	Disabled Workers	\$	322,266	\$	319,718	3233
	Relief Fund					
8260 855609	Safety and Hygiene	\$	20,382,567	\$	20,161,132	3234
	Operating					
8260 855610	Gear Program	\$	4,000,000	\$	4,000,000	3235
8290 855604	Long Term Care Loan	\$	1,000,000	\$	1,000,000	3236
	Program					
TOTAL WCF Wor	rkers' Compensation					3237
Fund Group		\$	287,329,002	\$	287,352,485	3238
Federal Spec	ial Revenue Fund Group					3239
3490 855601	OSHA Enforcement	\$	1,670,998	\$	1,647,515	3240
TOTAL FED Fed	deral Special Revenue	\$	1,670,998	\$	1,647,515	3241
Fund Group						
TOTAL ALL BUI	OGET FUND GROUPS	\$	289,000,000	\$	289,000,000	3242
WILLIAM	GREEN LEASE PAYMENTS					3243
The fore	egoing appropriation it	cem 8	355401, Willia	am (Green Lease	3244
Payments to (OBA, shall be used for	leas	se payments to	tl	ne Ohio	3245
Building Autl	nority, and these appro	pria	ations shall b	oe 1	used to meet	3246
all payments	at the times they are	requ	ired to be ma	ade	during the	3247
period from a	July 1, 2011, to June 3	30, 2	2013, by the B	Bur	eau of	3248
Workers' Comp	pensation to the Ohio B	Build	ling Authority	pı	ursuant to	3249
leases and agreements made under Chapter 152. of the Revised Code					3250	
and Section 6 of Am. Sub. H.B. 743 of the 118th General Assembly.					3251	
Of the amounts received in Fund 7023, appropriation item 855401,					3252	
William Green Lease Payments to OBA, up to \$35,824,735 shall be					3253	
restricted for lease rental payments to the Ohio Building					3254	
Authority. If it is determined that additional appropriations are						3255
necessary for such purpose, such amounts are hereby appropriated.						3256

Notwithstanding any provision of law to the contrary, all	3257
tenants of the William Green Building not funded by the Workers'	3258
Compensation Fund (Fund 7023) shall pay their fair share of the	3259
costs of lease payments to the Workers' Compensation Fund (Fund	3260
7023) by intrastate transfer voucher.	3261
WORKERS' COMPENSATION FRAUD UNIT	3262
The Workers' Compensation Section Fund (Fund 1950)	3263
administered by the Attorney General shall receive payments from	3264
the Bureau of Workers' Compensation at the beginning of each	3265
quarter of each fiscal year to fund expenses of the Workers'	3266
Compensation Fraud Unit within the Attorney General's Office. Of	3267
the foregoing appropriation item 855410, Attorney General	3268
Payments, \$828,200 in fiscal year 2012 and \$828,200 in fiscal year	3269
2013 shall be used to provide these payments.	3270
SAFETY AND HYGIENE	3271
Notwithstanding section 4121.37 of the Revised Code, the	3272
Treasurer of State shall transfer \$20,382,567 cash in fiscal year	3273
2012 and \$20,161,132 cash in fiscal year 2013 from the State	3274
Insurance Fund to the Safety and Hygiene Fund (Fund 8260).	3275
OSHA ON-SITE CONSULTATION PROGRAM	3276
The Bureau of Workers' Compensation may designate a portion	3277
of appropriation item 855609, Safety and Hygiene Operating, to be	3278
used to match federal funding for the federal Occupational Safety	3279
and Health Administration's (OSHA) on-site consultation program.	3280
VOCATIONAL REHABILITATION	3281
The Bureau of Workers' Compensation and the Rehabilitation	3282
Services Commission shall enter into an interagency agreement for	3283
the provision of vocational rehabilitation services and staff to	3284
mutually eligible clients. The bureau shall provide \$605,407 in	3285
fiscal year 2012 and \$605,407 in fiscal year 2013 from the State	3286

Insurance Fund to fund vocational rehabilitation services and					
staff in accordance with the interagency agreement.					
FUND BALANCE	3289				
Any unencumbered cash balance in excess of \$45,000,000 in the	3290				
Workers' Compensation Fund (Fund 7023) on the thirtieth day of	3291				
June of each fiscal year shall be used to reduce the	3292				
administrative cost rate charged to employers to cover	3293				
appropriations for Bureau of Workers' Compensation operations.	3294				
Section 211. WCC WORKERS' COMPENSATION COUNCIL	3295				
5FV0 321600 Remuneration Expenses \$ 471,200 \$ 471,200	3296				
TOTAL 5FV0 Workers' Compensation \$ 471,200 \$ 471,200	3297				
Council Remuneration Fund	3291				
TOTAL ALL BUDGET FUND GROUPS \$ 471,200 \$ 471,200	3298				
WORKERS' COMPENSATION COUNCIL	3299				
The foregoing appropriation item 321600, Remuneration	3300				
Expenses, shall be used to pay the payroll and fringe benefit					
costs for employees of the Workers' Compensation Council.	3302				
Section 221. DEPUTY INSPECTOR GENERAL FOR BWC AND OIC FUNDING	3303				
To pay for the FY 2012 costs related to the Deputy Inspector	3304				
General for the Bureau of Workers' Compensation and Industrial					
Commission, on July 1, 2011, and on January 1, 2012, or as soon as					
possible after each date, the Director of Budget and Management	3307				
shall transfer \$212,500 in cash from the Workers' Compensation					
Fund (Fund 7023) to the Deputy Inspector General for the Bureau of					
Workers' Compensation and Industrial Commission Fund (Fund 5FT0).					
To pay for the FY 2013 costs related to the Deputy Inspector	3311				
General for the Bureau of Workers' Compensation and Industrial					
Commission, on July 1, 2012, and on January 1, 2013, or as soon as					
possible after each date, the Director of Budget and Management					

shall transfer \$212,500 in cash from the Workers' Compensation	3315
Fund (Fund 7023) to the Deputy Inspector General for the Bureau of	3316
Workers' Compensation and Industrial Commission Fund (Fund 5FT0).	3317
If additional amounts are needed, the Inspector General may	3318
seek Controlling Board approval for additional transfers of cash	3319
and to increase the amount appropriated in appropriation item	3320
965604, Deputy Inspector General for the Bureau of Workers'	3321
Compensation and Industrial Commission.	3322
Section 301. Law contained in the Main Operating	3323
Appropriations Act of the 129th General Assembly that applies	3324
generally to the appropriations made in that act also applies	3325
generally to the appropriations made in this act.	3326
Section 311. The provisions of law contained in this act, and	3327
their applications, are severable. If any provision of law	3328
contained in this act, or if any application of any provision of	3329
law contained in this act, is held invalid, the invalidity does	3330
not affect other provisions of law contained in this act and their	3331
applications that can be given effect without the invalid	3332
provision or application.	3333
Section 321. Except as otherwise provided in this act, the	3334
amendment, enactment, or repeal by this act of a section of law is	3335
exempt from the referendum under Ohio Constitution, Article II,	3336
Section 1d and section 1.471 of the Revised Code and therefore	3337
takes effect immediately when this act becomes law.	3338
Section 322. The amendment, enactment, or repeal by this act	3339
of the divisions and sections of law listed below are subject to	3340
the referendum under Ohio Constitution, Article II, Section 1c and	3341
therefore take effect on the ninety-first day after this act is	3342
filed with the Secretary of State.	3343

Page 110

Sub. H. B. No. 123