As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 118

Senators LaRose, Brown

Cosponsors: Senators Bacon, Eklund, Skindell, Thomas, Yuko, Schiavoni

A BILL

То	amend sections 4123.01, 4123.026, and 4123.46	1
	and to enact sections 145.364, 742.391,	2
	3309.402, 4123.87, and 5505.182 of the Revised	3
	Code to make peace officers, firefighters, and	4
	emergency medical workers diagnosed with post-	5
	traumatic stress disorder arising from	6
	employment without an accompanying physical	7
	injury eligible for compensation and benefits	8
	under Ohio's Workers' Compensation Law for up to	9
	one year and to prohibit such a person from	10
	receiving a disability benefit from a state	11
	retirement system for post-traumatic stress	12
	disorder arising from employment without an	13
	accompanying physical injury during the time	14
	period the person receives compensation and	15
	benefits under the Workers' Compensation Law for	16
	the disorder.	17

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

Section 1.	That	sections	4123.01,	4123.026,	and 4123.46 be	18
amended and sect	ions	145.364.	742.391.	3309.402.	4123.87, and	19

5505.182 of the Revised Code be enacted to read as follows:	20
Sec. 145.364. Upon determining that a member's post-	21
traumatic stress disorder, without an accompanying physical	22
injury, qualifies that member for a disability benefit under	23
section 145.36 or 145.361 of the Revised Code, the public	24
employees retirement board, notwithstanding the exceptions to	25
public inspection in division (A)(2) of section 145.27 of the	26
Revised Code or the privileges contained in division (B) of that	27
section, shall notify the administrator of workers' compensation	28
of all of the following:	29
(A) The name of the member;	30
(B) That the member's post-traumatic stress disorder,	31
without an accompanying physical injury, qualifies that member	32
for a disability benefit under section 145.36 or 145.361 of the	33
Revised Code;	34
(C) The effective date of the member's disability benefit;	35
(D) The date that payments for the member's disability	36
benefit commence.	37
Sec. 742.391. Upon determining that a member's post-	38
traumatic stress disorder, without an accompanying physical	39
injury, qualifies that member for a disability benefit under	40
section 742.38 or 742.39 of the Revised Code, the board of	41
trustees of the Ohio police and fire pension fund,	42
notwithstanding the exceptions to public inspection in division	43
(B) of section 742.41 of the Revised Code or the privileges	44
contained in division (C) of that section, shall notify the	45
administrator of workers' compensation of all of the following:	46
(A) The name of the member;	47

(B) That the member's post-traumatic stress disorder,	48
without an accompanying physical injury, qualifies that member	49
for a disability benefit under section 742.38 or 742.39 of the	50
Revised Code;	51
(C) The effective date of the member's disability benefit;	52
(D) The date that payments for the member's disability	53
benefit commence.	54
Sec. 3309.402. Upon determining that a member's post-	55
traumatic stress disorder, without an accompanying physical	56
injury, qualifies that member for a disability benefit under	57
section 3309.35, 3309.40, or 3309.401 of the Revised Code, the	58
school employees retirement board, notwithstanding the	59
exceptions to public inspection in division (A)(2) of section	60
3309.22 of the Revised Code or the privileges contained in	61
division (B) of that section, shall notify the administrator of	62
workers' compensation of all of the following:	63
(A) The name of the member;	64
(B) That the member's post-traumatic stress disorder,	65
without an accompanying physical injury, qualifies that member	66
for a disability benefit under section 3309.35, 3309.40, or	67
3309.401 of the Revised Code;	68
(C) The effective date of the member's disability benefit;	69
(D) The date that payments for the member's disability	70
benefit commence.	71
Sec. 4123.01. As used in this chapter:	72
(A)(1) "Employee" means:	73
(a) Every person in the service of the state, or of any	74

county, municipal corporation, township, or school district	75
therein, including regular members of lawfully constituted	76
police and fire departments of municipal corporations and	77
townships, whether paid or volunteer, and wherever serving	78
within the state or on temporary assignment outside thereof, and	79
executive officers of boards of education, under any appointment	80
or contract of hire, express or implied, oral or written,	81
including any elected official of the state, or of any county,	82
municipal corporation, or township, or members of boards of	83
education.	84
As used in division (A)(1)(a) of this section, the term	85
"employee" includes the following persons when responding to an	86
inherently dangerous situation that calls for an immediate	87
response on the part of the person, regardless of whether the	88
person is within the limits of the jurisdiction of the person's	89
regular employment or voluntary service when responding, on the	90
condition that the person responds to the situation as the	91
person otherwise would if the person were on duty in the	92
person's jurisdiction:	93
(i) Off-duty peace officers. As used in division (A)(1)(a)	94
(i) of this section, "peace officer" has the same meaning as in	95
section 2935.01 of the Revised Code.;	96
(ii) Off-duty firefighters, whether paid or volunteer, of	97
a lawfully constituted fire department.;	98
(iii) - Off-duty first responders, emergency medical-	99
technicians-basic, emergency medical technicians-intermediate,	100
or emergency medical technicians-paramedic, whether paid or	101
volunteer, Emergency medical workers of an ambulance service	102
organization or emergency medical service organization—pursuant—	103
to Chapter 4765. of the Revised Code.	104

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(b) Every person in the service of any person, firm, or	105
private corporation, including any public service corporation,	106
that (i) employs one or more persons regularly in the same	107
business or in or about the same establishment under any	108
contract of hire, express or implied, oral or written, including	109
aliens and minors, household workers who earn one hundred sixty	110
dollars or more in cash in any calendar quarter from a single	111
household and casual workers who earn one hundred sixty dollars	112
or more in cash in any calendar quarter from a single employer,	113
or (ii) is bound by any such contract of hire or by any other	114
written contract, to pay into the state insurance fund the	115
premiums provided by this chapter.	116
(c) Every person who performs labor or provides services	117
pursuant to a construction contract, as defined in section	118
4123.79 of the Revised Code, if at least ten of the following	119
criteria apply:	120
(i) The person is required to comply with instructions	121
from the other contracting party regarding the manner or method	122
of performing services;	123
(ii) The person is required by the other contracting party	124
to have particular training;	125
(iii) The person's services are integrated into the	126
regular functioning of the other contracting party;	127
(iv) The person is required to perform the work	128
personally;	129
(v) The person is hired, supervised, or paid by the other	130
contracting party;	131
(wi) A continuing moletionabic spicts between the ground	1 2 0
(vi) A continuing relationship exists between the person	132
and the other contracting party that contemplates continuing or	133

recurring work even if the work is not full time;	134
<pre>(vii) The person's hours of work are established by the other contracting party;</pre>	135 136
(viii) The person is required to devote full time to the business of the other contracting party;	137 138
(ix) The person is required to perform the work on the premises of the other contracting party;	139 140
(x) The person is required to follow the order of work set by the other contracting party;	141 142
(xi) The person is required to make oral or written reports of progress to the other contracting party;	143 144
<pre>(xii) The person is paid for services on a regular basis such as hourly, weekly, or monthly;</pre>	145 146
<pre>(xiii) The person's expenses are paid for by the other contracting party;</pre>	147 148
<pre>(xiv) The person's tools and materials are furnished by the other contracting party;</pre>	149 150
(xv) The person is provided with the facilities used to perform services;	151 152
(xvi) The person does not realize a profit or suffer a loss as a result of the services provided;	153 154
(xvii) The person is not performing services for a number of employers at the same time;	155 156
<pre>(xviii) The person does not make the same services available to the general public;</pre>	157 158
(xix) The other contracting party has a right to discharge	159

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the person;	160
(xx) The person has the right to end the relationship with	161
the other contracting party without incurring liability pursuant	162
to an employment contract or agreement.	163
Every person in the service of any independent contractor	164
or subcontractor who has failed to pay into the state insurance	165
fund the amount of premium determined and fixed by the	166
administrator of workers' compensation for the person's	167
employment or occupation or if a self-insuring employer has	168
failed to pay compensation and benefits directly to the	169
employer's injured and to the dependents of the employer's	170
killed employees as required by section 4123.35 of the Revised	171
Code, shall be considered as the employee of the person who has	172
entered into a contract, whether written or verbal, with such	173
independent contractor unless such employees or their legal	174
representatives or beneficiaries elect, after injury or death,	175
to regard such independent contractor as the employer.	176
(2) "Employee" does not mean any of the following:	177
(a) A duly ordained, commissioned, or licensed minister or	178
assistant or associate minister of a church in the exercise of	179
ministry;	180
(b) Any officer of a family farm corporation;	181
(c) An individual incorporated as a corporation;	182
(d) An officer of a nonprofit corporation, as defined in	183
section 1702.01 of the Revised Code, who volunteers the person's	184
services as a an officer;	185
(e) An individual who otherwise is an employee of an	186
employer but who signs the waiver and affidavit specified in	187

section 4123.15 of the Revised Code on the condition that the	188
administrator has granted a waiver and exception to the	189
individual's employer under section 4123.15 of the Revised Code.	190

Any employer may elect to include as an "employee" within 191 this chapter, any person excluded from the definition of 192 "employee" pursuant to division (A)(2)(a), (b), (c), or (e) of 193 this section in accordance with rules adopted by the 194 administrator, with the advice and consent of the bureau of 195 workers' compensation board of directors. If an employer is a 196 partnership, sole proprietorship, individual incorporated as a 197 corporation, or family farm corporation, such employer may elect 198 to include as an "employee" within this chapter, any member of 199 such partnership, the owner of the sole proprietorship, the 200 individual incorporated as a corporation, or the officers of the 201 family farm corporation. Nothing in this section shall prohibit 202 a partner, sole proprietor, or any person excluded from the 203 definition of "employee" pursuant to division (A)(2)(a), (b), 204 (c), or (e) of this section from electing to be included as an 205 "employee" under this chapter in accordance with rules adopted 206 by the administrator, with the advice and consent of the board. 207

In the event of an election, the employer or person 208 209 electing coverage shall serve upon the bureau of workers' compensation written notice naming the person to be covered and 210 include the person's remuneration for premium purposes in all 211 future payroll reports. No partner, sole proprietor, or person 212 excluded from the definition of "employee" pursuant to division 213 (A)(2)(a), (b), (c), or (e) of this section, shall receive 214 benefits or compensation under this chapter until the bureau 215 receives written notice of the election permitted by this 216 section. 217

For informational purposes only, the bureau shall	218
prescribe such language as it considers appropriate, on such of	219
its forms as it considers appropriate, to advise employers of	220
their right to elect to include as an "employee" within this	221
chapter a sole proprietor, any member of a partnership, or a	222
person excluded from the definition of "employee" under division	223
(A)(2)(a), (b), (c), or (e) of this section, that they should	224
check any health and disability insurance policy, or other form	225
of health and disability plan or contract, presently covering	226
them, or the purchase of which they may be considering, to	227
determine whether such policy, plan, or contract excludes	228
benefits for illness or injury that they might have elected to	229
have covered by workers' compensation.	230
(B) "Employer" means:	231
(1) The state, including state hospitals, each county,	232
municipal corporation, township, school district, and hospital	233
owned by a political subdivision or subdivisions other than the	234
state;	235

(2) Every person, firm, professional employer 236 organization, and private corporation, including any public 237 service corporation, that (a) has in service one or more 238 employees or shared employees regularly in the same business or 239 in or about the same establishment under any contract of hire, 240 express or implied, oral or written, or (b) is bound by any such 241 contract of hire or by any other written contract, to pay into 242 the insurance fund the premiums provided by this chapter. 243

All such employers are subject to this chapter. Any member

of a firm or association, who regularly performs manual labor in

or about a mine, factory, or other establishment, including a

household establishment, shall be considered an employee in

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determining whether such person, firm, or private corporation,	248
or public service corporation, has in its service, one or more	249
employees and the employer shall report the income derived from	250
such labor to the bureau as part of the payroll of such	251
employer, and such member shall thereupon be entitled to all the	252
benefits of an employee.	253
(C) "Injury" includes any injury, whether caused by	254
external accidental means or accidental in character and result,	255
received in the course of, and arising out of, the injured	256
employee's employment. "Injury" does not include:	257
(1) Psychiatric conditions except where as follows:	258
(a) Where the claimant's psychiatric conditions have	259
arisen from an injury or occupational disease sustained by that	260
claimant -or where ;	261
(b) Where the claimant's psychiatric conditions have	262
arisen from sexual conduct in which the claimant was forced by	263
threat of physical harm to engage or participate;	264
(c) Where the claimant is a peace officer, firefighter, or	265
<pre>emergency medical worker and is diagnosed with post-traumatic</pre>	266
stress disorder that has been received in the course of, and has	267
arisen out of, the claimant's employment as a peace officer,	268
firefighter, or emergency medical worker.	269
(2) Injury or disability caused primarily by the natural	270
deterioration of tissue, an organ, or part of the body;	271
(3) Injury or disability incurred in voluntary	272
participation in an employer-sponsored recreation or fitness	273
activity if the employee signs a waiver of the employee's right	274
to compensation or benefits under this chapter prior to engaging	275
in the recreation or fitness activity;	276

(4) A condition that pre-existed an injury unless that	277
pre-existing condition is substantially aggravated by the	278
injury. Such a substantial aggravation must be documented by	279
objective diagnostic findings, objective clinical findings, or	280
objective test results. Subjective complaints may be evidence of	281
such a substantial aggravation. However, subjective complaints	282
without objective diagnostic findings, objective clinical	283
findings, or objective test results are insufficient to	284
substantiate a substantial aggravation.	285

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- (D) "Child" includes a posthumous child and a child legally adopted prior to the injury.
- (E) "Family farm corporation" means a corporation founded 288 for the purpose of farming agricultural land in which the 289 majority of the voting stock is held by and the majority of the 290 stockholders are persons or the spouse of persons related to 291 each other within the fourth degree of kinship, according to the 292 rules of the civil law, and at least one of the related persons 293 is residing on or actively operating the farm, and none of whose 294 stockholders are a corporation. A family farm corporation does 295 not cease to qualify under this division where, by reason of any 296 devise, bequest, or the operation of the laws of descent or 297 distribution, the ownership of shares of voting stock is 298 transferred to another person, as long as that person is within 299 the degree of kinship stipulated in this division. 300
- (F) "Occupational disease" means a disease contracted in
 the course of employment, which by its causes and the
 characteristics of its manifestation or the condition of the
 employment results in a hazard which distinguishes the
 employment in character from employment generally, and the
 employment creates a risk of contracting the disease in greater

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degree and in a different manner from the public in general.	307
(G) "Self-insuring employer" means an employer who is	308
granted the privilege of paying compensation and benefits	309
directly under section 4123.35 of the Revised Code, including a	310
board of county commissioners for the sole purpose of	311
constructing a sports facility as defined in section 307.696 of	312
the Revised Code, provided that the electors of the county in	313
which the sports facility is to be built have approved	314
construction of a sports facility by ballot election no later	315
than November 6, 1997.	316
(H) "Private employer" means an employer as defined in	317
division (B)(2) of this section.	318
(I) "Professional employer organization" has the same	319
meaning as in section 4125.01 of the Revised Code.	320
(J) "Public employer" means an employer as defined in	321
(J) "Public employer" means an employer as defined in division (B)(1) of this section.	321 322
division (B)(1) of this section.	322
<pre>division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a</pre>	322 323
division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus	322 323 324
division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus between persons regardless of gender; and, without privilege to	322 323 324 325
division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus between persons regardless of gender; and, without privilege to do so, the insertion, however slight, of any part of the body or	322 323 324 325 326
division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus between persons regardless of gender; and, without privilege to do so, the insertion, however slight, of any part of the body or any instrument, apparatus, or other object into the vaginal or	322 323 324 325 326 327
division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus between persons regardless of gender; and, without privilege to do so, the insertion, however slight, of any part of the body or any instrument, apparatus, or other object into the vaginal or anal cavity of another. Penetration, however slight, is	322 323 324 325 326 327 328
division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus between persons regardless of gender; and, without privilege to do so, the insertion, however slight, of any part of the body or any instrument, apparatus, or other object into the vaginal or anal cavity of another. Penetration, however slight, is sufficient to complete vaginal or anal intercourse.	322 323 324 325 326 327 328 329
division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus between persons regardless of gender; and, without privilege to do so, the insertion, however slight, of any part of the body or any instrument, apparatus, or other object into the vaginal or anal cavity of another. Penetration, however slight, is sufficient to complete vaginal or anal intercourse. (L) "Other-states' insurer" means an insurance company	322 323 324 325 326 327 328 329
division (B)(1) of this section. (K) "Sexual conduct" means vaginal intercourse between a male and female; anal intercourse, fellatio, and cunnilingus between persons regardless of gender; and, without privilege to do so, the insertion, however slight, of any part of the body or any instrument, apparatus, or other object into the vaginal or anal cavity of another. Penetration, however slight, is sufficient to complete vaginal or anal intercourse. (L) "Other-states' insurer" means an insurance company that is authorized to provide workers' compensation insurance	322 323 324 325 326 327 328 329 330 331

(M) "Other-states' coverage" means both of the following:

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(1) Insurance coverage secured by an eligible employer for	336
workers' compensation claims of employees who are in employment	337
relationships localized in a state other than this state or	338
those employees' dependents;	339
(2) Insurance coverage secured by an eligible employer for	340
workers' compensation claims that arise in a state other than	341
this state where an employer elects to obtain coverage through	342
either the administrator or an other-states' insurer.	343
(N) "Limited other-states coverage" means insurance	344
coverage provided by the administrator to an eligible employer	345
for workers' compensation claims of employees who are in an	346
employment relationship localized in this state but are	347
temporarily working in a state other than this state, or those	348
employees' dependents.	349
(O) "Peace officer" has the same meaning as in section	350
2935.01 of the Revised Code.	351
(P) "Firefighter" means a firefighter, whether paid or	352
volunteer, of a lawfully constituted fire department.	353
(Q) "Emergency medical worker" means a first responder,	354
emergency medical technician-basic, emergency medical	355
technician-intermediate, or emergency medical technician-	356
paramedic, certified under Chapter 4765. of the Revised Code,	357
whether paid or volunteer.	358
Sec. 4123.026. (A) The administrator of workers'	359
compensation, or a self-insuring public employer for the peace	360
officers, firefighters, and emergency medical workers employed	361
by or volunteering for that self-insuring public employer, shall	362
pay the costs of conducting post-exposure medical diagnostic	363
services, consistent with the standards of medical care existing	364

at the time of the exposure, to investigate whether an injury or	365
occupational disease was sustained by a peace officer,	366
firefighter, or emergency medical worker when coming into	367
contact with the blood or other body fluid of another person in	368
the course of and arising out of the peace officer's,	369
firefighter's, or emergency medical worker's employment, or when	370
responding to an inherently dangerous situation in the manner	371
described in, and in accordance with the conditions specified	372
under, division (A)(1)(a) of section 4123.01 of the Revised	373
Code, through any of the following means:	374
(1) (A) Splash or spatter in the eye or mouth, including	375
when received in the course of conducting mouth-to-mouth	376
resuscitation;	377
(2) (B) A puncture in the skin;	378
$\frac{(3)-(C)}{(C)}$ A cut in the skin or another opening in the skin	379
such as an open sore, wound, lesion, abrasion, or ulcer.	380
(B) As used in this section:	381
(1) "Peace officer" has the same meaning as in section	382
2935.01 of the Revised Code.	383
(2) "Firefighter" means a firefighter, whether paid or	384
volunteer, of a lawfully constituted fire department.	385
(3) "Emergency medical worker" means a first responder,	386
emergency medical technician-basic, emergency medical	387
technician-intermediate, or emergency medical technician-	388
paramedic, certified under Chapter 4765. of the Revised Code,	389
whether paid or volunteer.	390
Sec. 4123.46. (A) (1) Except as provided in division (A) (2)	391
of this section, the bureau of workers' compensation shall	392

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disburse the state insurance fund to employees of employers who	393
have paid into the fund the premiums applicable to the classes	394
to which they belong when the employees have been injured in the	395
course of their employment, wherever the injuries have occurred,	396
and provided the injuries have not been purposely self-	397
inflicted, or to the dependents of the employees in case death	398
has ensued.	399
(2) As long as injuries have not been purposely self-	400
inflicted, the bureau shall disburse the surplus fund created	401
under section 4123.34 of the Revised Code to off-duty peace	402
officers, firefighters, and emergency medical technicians, and	403
first responders workers, or to their dependents if death	404
ensues, who are injured while responding to inherently dangerous	405
situations that call for an immediate response on the part of	406
the person, regardless of whether the person was within the	407
limits of the person's jurisdiction when responding, on the	408
condition that the person responds to the situation as the	409
person otherwise would if the person were on duty in the	410
person's jurisdiction.	411
As used in division (A)(2) of this section, "peace-	412
officer," "firefighter," "emergency medical technician," "first	413
responder," and "jurisdiction" have the same meanings as in-	414
section 4123.01 of the Revised Code.	415
(B) All self-insuring employers, in compliance with this	416
chapter, shall pay the compensation to injured employees, or to	417
the dependents of employees who have been killed in the course	418
of their employment, unless the injury or death of the employee	419
was purposely self-inflicted, and shall furnish the medical,	420
surgical, nurse, and hospital care and attention or funeral	421

expenses as would have been paid and furnished by virtue of this

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chapter under a similar state of facts by the bureau out of the	423
state insurance fund if the employer had paid the premium into	424
the fund.	425
If any rule or regulation of a self-insuring employer	426
provides for or authorizes the payment of greater compensation	427
or more complete or extended medical care, nursing, surgical,	428
and hospital attention, or funeral expenses to the injured	429
employees, or to the dependents of the employees as may be	430
killed, the employer shall pay to the employees, or to the	431
dependents of employees killed, the amount of compensation and	432
furnish the medical care, nursing, surgical, and hospital	433
attention or funeral expenses provided by the self-insuring	434
employer's rules and regulations.	435
(C) Payment to injured employees, or to their dependents	436
in case death has ensued, is in lieu of any and all rights of	437
action against the employer of the injured or killed employees.	438
Sec. 4123.87. (A) Notwithstanding any provision in section	439
4123.52, 4123.54, 4123.55, 4123.56, 4123.57, 4123.58, 4123.59,	440
4123.60, or 4123.66 of the Revised Code to the contrary, in the	441
case of disability due to an injury described in division (C)(1)	442
(c) of section 4123.01 of the Revised Code:	443
(1) Any entitlement of a claimant to compensation as a	444
result of any order issued under this chapter or Chapter 4121.,	445
4127., or 4131. of the Revised Code regarding that injury shall	446
cease not later than one year after the date those payments	447
commence under division (H) of section 4123.511 of the Revised	448
Code.	449
(2) Any entitlement of a claimant to medical benefits	450
under this chapter or Chapter 4121 . 4127 . or 4131 of the	451

Revised Code regarding that injury shall cease not later than	452
one year after those payments commence under division (I) of	453
section 4123.511 of the Revised Code.	454
(B) No claimant shall be entitled to compensation or	455
benefits under this chapter for an injury described in division	456
(C) (1) (c) of section 4123.01 of the Revised Code for any period	457
of time during which the claimant received a disability benefit	458
or disability retirement from the public employees retirement	459
system, the Ohio police and fire pension fund, the school	460
employees retirement system, or the state highway patrol	461
retirement system.	462
(C) If a claimant receives an award of compensation or	463
benefits under this chapter or Chapter 4121., 4127., or 4131. of	464
the Revised Code for an injury described in division (C)(1)(c)	465
of section 4123.01 of the Revised Code for the same time period	466
for which the claimant received a disability benefit or	467
disability retirement from the public employees retirement	468
system, the Ohio police and fire pension fund, the school	469
employees retirement system, or the state highway patrol	470
retirement system, the administrator or any self-insuring	471
employer, by any lawful means, may collect from the employee or	472
the employee's dependents any of the following:	473
(1) The amount of compensation or benefits paid to the	474
claimant by the administrator or a self-insuring employer	475
pursuant to this chapter or Chapter 4121., 4127., or 4131. of	476
the Revised Code for that time period;	477
(2) Any interest, attorney's fees, and costs the	478
administrator or the self-insuring employer incurs in collecting	479
that payment.	480

Sec. 5505.182. Upon determining that a member's post-	481
traumatic stress disorder, without an accompanying physical	482
injury, qualifies that member for disability retirement under	483
section 5505.18 of the Revised Code, the state highway patrol	484
retirement board, notwithstanding the exceptions to public	485
inspection in division (C)(2) of section 5505.04 of the Revised	486
Code or the privileges contained in division (D) of that	487
section, shall notify the administrator of workers' compensation	488
of all of the following:	489
(A) The name of the member;	490
(B) That the member's post-traumatic stress disorder,	491
without an accompanying physical injury, qualifies that member	492
for disability retirement under section 5505.18 of the Revised	493
Code;	494
(C) The effective date of the member's disability	495
<pre>retirement;</pre>	496
(D) The date that payments for the member's disability	497
retirement commence.	498
Section 2. That existing sections 4123.01, 4123.026, and	499
4123.46 of the Revised Code are hereby repealed.	500