#### As Introduced

## 132nd General Assembly

# Regular Session 2017-2018

H. B. No. 53

#### **Representative Becker**

Cosponsors: Representatives Hood, Brinkman, Dean, Thompson, Vitale, Goodman, Riedel, Roegner, Merrin, Antani, Zeltwanger, Keller

### A BILL

То	amend sections 9.81, 121.40, 124.14, 124.15,	1
	3345.31, 4117.03, 4117.04, 4117.05, 4117.09,	2
	4117.10, 4117.11, 4121.03, 4121.121, 4121.69,	3
	and 5501.20 of the Revised Code to remove any	4
	requirement under the Public Employees	5
	Collective Bargaining Law that public employees	6
	join or pay dues to any employee organization,	7
	to prohibit public employers from requiring	8
	public employees to join or pay dues to any	9
	employee organization, to prohibit an employee	10
	organization from being required to represent	11
	public employees who are not members of the	12
	employee organization, and to make an	13
	appropriation.	14

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

Section 1. That sections 9.81, 121.40, 124.14, 124.15,	15
3345.31, 4117.03, 4117.04, 4117.05, 4117.09, 4117.10, 4117.11,	16
4121.03, 4121.121, 4121.69, and 5501.20 of the Revised Code be	17
amended to read as follows:	18

Sec. 9.81. After an authorization adopted under section	19
9.80 of the Revised Code, any public officer or employee of any	20
department or division of the state, any political subdivision	21
or school district thereof, or of any institution supported in	22
whole or in part by the state, a county, or municipal	23
corporation, who desires to make a contribution by the payroll	24
deduction plan to one or more of the specified charitable	25
agencies which are corporations not for profit, community	26
chests, united funds, or other similar united community fund	27
organizations, may be permitted to have such contribution	28
payments deducted from the salary or wages due such public	29
officer or employee by filing a written request and	30
authorization signed by such public officer or employee and	31
specifying the amount of the deduction in each payroll period	32
with the fiscal officer of the state, political subdivision, or	33
school district, or institution by which such public officer or	34
employee is employed. Such authorization may be withdrawn in	35
writing by such public officer or employee at any time. No funds	36
may be withheld from the salary or wages of any such public	37
officer or employee for the purposes permitted by sections 9.80	38
and 9.81 of the Revised Code unless the withholding is	39
specifically, freely, and voluntarily authorized by that public	40
officer or employee in writing.	41

Upon receipt of evidence of such request by the 42 appropriate fiscal officer, or upon receipt of a written 43 deduction authorization under division (B)(2) or (C) of section 44 4117.09 of the Revised Code, such fiscal officer shall make such 45 deduction and shall, at periodic intervals to the extent of the 46 amount collected, pay the designated charitable agencies which 47 are corporations not for profit, community chests, united funds, 48 or other similar united community fund organizations, or the 49

exclusive representative designated under section 4117.05 of the 50 Revised Code.

Sec. 121.40. (A) There is hereby created the Ohio 52 commission on service and volunteerism consisting of twenty-one 53 voting members including the superintendent of public 54 instruction or the superintendent's designee, the chancellor of 55 higher education or the chancellor's designee, the director of 56 youth services or the director's designee, the director of aging 57 or the director's designee, the chairperson of the committee of 58 59 the house of representatives dealing with education or the chairperson's designee, the chairperson of the committee of the 60 senate dealing with education or the chairperson's designee, and 61 fifteen members who shall be appointed by the governor with the 62 advice and consent of the senate and who shall serve terms of 63 office of three years. The appointees shall include educators, 64 including teachers and administrators; representatives of youth 6.5 organizations; students and parents; representatives of 66 organizations engaged in volunteer program development and 67 management throughout the state, including youth and 68 conservation programs; and representatives of business, 69 government, nonprofit organizations, social service agencies, 70 veterans organizations, religious organizations, or 71 philanthropies that support or encourage volunteerism within the 72 state. The director of the governor's office of faith-based and 73 community initiatives shall serve as a nonvoting ex officio 74 member of the commission. Members of the commission shall 75 receive no compensation, but shall be reimbursed for actual and 76 necessary expenses incurred in the performance of their official 77 duties. 78

(B) The commission shall appoint an executive director for the commission, who shall be in the unclassified civil service. 80

The governor shall be informed of the appointment of an	81
executive director before such an appointment is made. The	82
executive director shall supervise the commission's activities	83
and report to the commission on the progress of those	84
activities. The executive director shall do all things necessary	85
for the efficient and effective implementation of the duties of	86
the commission.	87
The responsibilities assigned to the executive director do	88
not relieve the members of the commission from final	89
responsibility for the proper performance of the requirements of	90
this section.	91
(C) The commission or its designee shall do all of the	92
following:	93
(1) Employ, promote, supervise, and remove all employees	94
as needed in connection with the performance of its duties under	95
this section and may assign duties to those employees as	96
necessary to achieve the most efficient performance of its	97
functions, and to that end may establish, change, or abolish	98
positions, and assign and reassign duties and responsibilities	99
of any employee of the commission. Personnel employed by the	100
commission who are subject to Chapter 4117. of the Revised Code	101
and who are members of an exclusive representative as defined in	102
section 4117.01 of the Revised Code shall retain all of their	103
rights and benefits conferred pursuant to that chapter. Nothing	104
in this chapter shall be construed as eliminating or interfering	105
with Chapter 4117. of the Revised Code or the rights and	106
benefits conferred under that chapter to public employees or to	107
any bargaining unit.	108
(2) Maintain its office in Columbus, and may hold sessions	109

at any place within the state;

(3) Acquire facilities, equipment, and supplies necessary	111
to house the commission, its employees, and files and records	112
under its control, and to discharge any duty imposed upon it by	113
law. The expense of these acquisitions shall be audited and paid	114
for in the same manner as other state expenses. For that	115
purpose, the commission shall prepare and submit to the office	116
of budget and management a budget for each biennium according to	117
sections 101.532 and 107.03 of the Revised Code. The budget	118
submitted shall cover the costs of the commission and its staff	119
in the discharge of any duty imposed upon the commission by law.	120
The commission shall not delegate any authority to obligate	121
funds.	122
(4) Pay its own payroll and other operating expenses from	123
line items designated by the general assembly;	124
(E) Policie in Cid also proceed this is a second to the	105
(5) Retain its fiduciary responsibility as appointing	125
authority. Any transaction instructions shall be certified by	126
the appointing authority or its designee.	127
(6) Establish the overall policy and management of the	128
commission in accordance with this chapter;	129
(7) Assist in coordinating and preparing the state	130
application for funds under sections 101 to 184 of the "National	131
and Community Service Act of 1990," 104 Stat. 3127 (1990), 42	132
U.S.C.A. 12411 to 12544, as amended, assist in administering and	133
overseeing the "National and Community Service Trust Act of	134
1993," P.L. 103-82, 107 Stat. 785, and the americorps program in	135
this state, and assist in developing objectives for a	136
comprehensive strategy to encourage and expand community service	137
programs throughout the state;	138

(8) Assist the state board of education, school districts,

the chancellor of higher education, and institutions of higher	140
education in coordinating community service education programs	141
through cooperative efforts between institutions and	142
organizations in the public and private sectors;	143
(9) Assist the departments of natural resources, youth	144
services, aging, and job and family services in coordinating	145
community service programs through cooperative efforts between	146
institutions and organizations in the public and private	147
sectors;	148
(10) Suggest individuals and organizations that are	149
available to assist school districts, institutions of higher	150
education, and the departments of natural resources, youth	151
services, aging, and job and family services in the	152
establishment of community service programs and assist in	153
investigating sources of funding for implementing these	154
programs;	155
(11) Assist in evaluating the state's efforts in providing	156
community service programs using standards and methods that are	157
consistent with any statewide objectives for these programs and	158
provide information to the state board of education, school	159
districts, the chancellor of higher education, institutions of	160
higher education, and the departments of natural resources,	161
youth services, aging, and job and family services to guide them	162
in making decisions about these programs;	163
(12) Assist the state board of education in complying with	164
section 3301.70 of the Revised Code and the chancellor of higher	165
education in complying with division (B)(2) of section 3333.043	166
of the Revised Code.	167

(D) The commission shall in writing enter into an

agreement with another state agency to serve as the commission's	169
fiscal agent. Before entering into such an agreement, the	170
commission shall inform the governor of the terms of the	171
agreement and of the state agency designated to serve as the	172
commission's fiscal agent. The fiscal agent shall be responsible	173
for all the commission's fiscal matters and financial	174
transactions, as specified in the agreement. Services to be	175
provided by the fiscal agent include, but are not limited to,	176
the following:	177
(1) Preparing and processing payroll and other personnel	178
documents that the commission executes as the appointing	179
authority;	180
(2) Maintaining ledgers of accounts and reports of account	181
balances, and monitoring budgets and allotment plans in	182
consultation with the commission; and	183
(3) Performing other routine support services that the	184
fiscal agent considers appropriate to achieve efficiency.	185
(E)(1) The commission, in conjunction and consultation	186
with the fiscal agent, has the following authority and	187
responsibility relative to fiscal matters:	188
(a) Sole authority to draw funds for any and all federal	189
programs in which the commission is authorized to participate;	190
(b) Sole authority to expend funds from their accounts for	191
programs and any other necessary expenses the commission may	192
incur and its subgrantees may incur; and	193
(c) Responsibility to cooperate with and inform the fiscal	194
agent fully of all financial transactions.	195

(2) The commission shall follow all state procurement,

fiscal, human resources, statutory, and administrative rule	197
requirements.	198
(3) The fiscal agent shall determine fees to be charged to	199
the commission, which shall be in proportion to the services	200
performed for the commission.	201
	0.00
(4) The commission shall pay fees owed to the fiscal agent	202
from a general revenue fund of the commission or from any other	203
fund from which the operating expenses of the commission are	204
paid. Any amounts set aside for a fiscal year for the payment of	205
these fees shall be used only for the services performed for the	206
commission by the fiscal agent in that fiscal year.	207
(F) The commission may accept and administer grants from	208
any source, public or private, to carry out any of the	209
commission's functions this section establishes.	210
Sec. 124.14. (A) (1) The director of administrative	211
services shall establish, and may modify or rescind, a job	212
classification plan for all positions, offices, and employments	213
in the service of the state. The director shall group jobs	214
within a classification so that the positions are similar enough	215
in duties and responsibilities to be described by the same	216
title, to have the same pay assigned with equity, and to have	217
the same qualifications for selection applied. The director	218
shall assign a classification title to each classification	219
within the classification plan. However, the director shall	220
consider in establishing classifications, including	221
classifications with parenthetical titles, and assigning pay	222
ranges such factors as duties performed only on one shift,	223
special skills in short supply in the labor market, recruitment	224
problems, separation rates, comparative salary rates, the amount	225

of training required, and other conditions affecting employment.

The director shall describe the duties and responsibilities of	227
the class, establish the qualifications for being employed in	228
each position in the class, and file with the secretary of state	229
a copy of specifications for all of the classifications. The	230
director shall file new, additional, or revised specifications	231
with the secretary of state before they are used.	232

The director shall assign each classification, either on a 233 statewide basis or in particular counties or state institutions, 234 to a pay range established under section 124.15 or section 235 236 124.152 of the Revised Code. The director may assign a classification to a pay range on a temporary basis for a period 237 of six months. The director may establish experimental 238 classification plans for some or all employees paid directly by 239 warrant of the director of budget and management. Any such 240 experimental classification plan shall include specifications 241 for each classification within the plan and shall specifically 2.42 address compensation ranges, and methods for advancing within 243 the ranges, for the classifications, which may be assigned to 244 pay ranges other than the pay ranges established under section 245 124.15 or 124.152 of the Revised Code. 246

- (2) The director of administrative services may reassign 247 to a proper classification those positions that have been 248 assigned to an improper classification. If the compensation of 249 an employee in such a reassigned position exceeds the maximum 250 rate of pay for the employee's new classification, the employee 251 shall be placed in pay step X and shall not receive an increase 252 in compensation until the maximum rate of pay for that 253 classification exceeds the employee's compensation. 254
- (3) The director may reassign an exempt employee, as 255 defined in section 124.152 of the Revised Code, to a bargaining 256

unit classification if the director determines that the	257
bargaining unit classification is the proper classification for	258
that employee. Notwithstanding Chapter 4117. of the Revised Code	259
or instruments and contracts negotiated under it, these	260
placements are at the director's discretion.	261
(4) The director shall assign related classifications,	262
which form a career progression, to a classification series. The	263
director shall assign each classification in the classification	264
plan a five-digit number, the first four digits of which shall	265
denote the classification series to which the classification is	266
assigned. When a career progression encompasses more than ten	267
classifications, the director shall identify the additional	268
classifications belonging to a classification series. The	269
additional classifications shall be part of the classification	270
series, notwithstanding the fact that the first four digits of	271
the number assigned to the additional classifications do not	272
correspond to the first four digits of the numbers assigned to	273
other classifications in the classification series.	274
(B) Division (A) of this section and sections 124.15 and	275
124.152 of the Revised Code do not apply to the following	276
persons, positions, offices, and employments:	277
(1) Elected officials;	278
(2) Legislative employees, employees of the legislative	279
service commission, employees in the office of the governor,	280
employees who are in the unclassified civil service and exempt	281
from collective bargaining coverage in the office of the	282
secretary of state, auditor of state, treasurer of state, and	283
attorney general, and employees of the supreme court;	284

(3) Any position for which the authority to determine

compensation is given by law to another individual or entity;	286
(4) Employees of the bureau of workers' compensation whose	287
compensation the administrator of workers' compensation	288
establishes under division (B) of section 4121.121 of the	289
Revised Code.	290
(C) The director may employ a consulting agency to aid and	291
assist the director in carrying out this section.	292
(D)(1) When the director proposes to modify a	293
classification or the assignment of classes to appropriate pay	294
ranges, the director shall notify the appointing authorities of	295
the affected employees before implementing the modification. The	296
director's notice shall include the effective date of the	297
modification. The appointing authorities shall notify the	298
affected employees regarding the modification.	299
(2) When the director proposes to reclassify any employee	300
in the service of the state so that the employee is adversely	301
affected, the director shall give to the employee affected and	302
to the employee's appointing authority a written notice setting	303
forth the proposed new classification, pay range, and salary.	304
Upon the request of any classified employee in the service of	305
the state who is not serving in a probationary period, the	306
director shall perform a job audit to review the classification	307
of the employee's position to determine whether the position is	308
properly classified. The director shall give to the employee	309
affected and to the employee's appointing authority a written	310
notice of the director's determination whether or not to	311
reclassify the position or to reassign the employee to another	312
classification. An employee or appointing authority desiring a	313
hearing shall file a written request for the hearing with the	314

state personnel board of review within thirty days after

receiving the notice. The board shall set the matter for a	316
hearing and notify the employee and appointing authority of the	317
time and place of the hearing. The employee, the appointing	318
authority, or any authorized representative of the employee who	319
wishes to submit facts for the consideration of the board shall	320
be afforded reasonable opportunity to do so. After the hearing,	321
the board shall consider anew the reclassification and may order	322
the reclassification of the employee and require the director to	323
assign the employee to such appropriate classification as the	324
facts and evidence warrant. As provided in division (A)(1) of	325
section 124.03 of the Revised Code, the board may determine the	326
most appropriate classification for the position of any employee	327
coming before the board, with or without a job audit. The board	328
shall disallow any reclassification or reassignment	329
classification of any employee when it finds that changes have	330
been made in the duties and responsibilities of any particular	331
employee for political, religious, or other unjust reasons.	332
(E)(1) Employees of each county department of job and	333
family services shall be paid a salary or wage established by	334
the board of county commissioners. The provisions of section	335
124.18 of the Revised Code concerning the standard work week	336
apply to employees of county departments of job and family	337
services. A board of county commissioners may do either of the	338
following:	339
(a) Notwithstanding any other section of the Revised Code,	340
supplement the sick leave, vacation leave, personal leave, and	341
other benefits of any employee of the county department of job	342
and family services of that county, if the employee is eligible	343
for the supplement under a written policy providing for the	344

345

supplement;

(b) Notwithstanding any other section of the Revised Code,	346
establish alternative schedules of sick leave, vacation leave,	347
personal leave, or other benefits for employees not inconsistent	348
with the provisions of a collective bargaining agreement	349
covering the affected employees.	350
(2) Division (E)(1) of this section does not apply to	351
employees for whom the state employment relations board	352
establishes appropriate bargaining units pursuant to section	353
4117.06 of the Revised Code, except in either any of the	354
following situations:	355
(a) The employees for whom the state employment relations	356
board establishes appropriate bargaining units elect no	357
representative in a board-conducted representation election.	358
(b) After the state employment relations board establishes	359
appropriate bargaining units for such employees, all employee	360
organizations withdraw from a representation election.	361
(c) An employee who is a member of the bargaining unit	362
elects not to be a member of the exclusive representative	363
selected by the employees within the bargaining unit.	364
(F)(1) Notwithstanding any contrary provision of sections	365
124.01 to 124.64 of the Revised Code, the board of trustees of	366
each state university or college, as defined in section 3345.12	367
of the Revised Code, shall carry out all matters of governance	368
involving the officers and employees of the university or	369
college, including, but not limited to, the powers, duties, and	370
functions of the department of administrative services and the	371
director of administrative services specified in this chapter.	372
Officers and employees of a state university or college shall	373
have the right of appeal to the state personnel board of review	374

as provided in this chapter.

(2) Each board of trustees shall adopt rules under section 376
111.15 of the Revised Code to carry out the matters of 377
governance described in division (F)(1) of this section. Until 378
the board of trustees adopts those rules, a state university or 379
college shall continue to operate pursuant to the applicable 380
rules adopted by the director of administrative services under 381
this chapter. 382

- (G) (1) Each board of county commissioners may, by a

  resolution adopted by a majority of its members, establish a

  county personnel department to exercise the powers, duties, and

  functions specified in division (G) of this section. As used in

  division (G) of this section, "county personnel department"

  means a county personnel department established by a board of

  county commissioners under division (G) (1) of this section.

  383
- (2)(a) Each board of county commissioners, by a resolution 390 adopted by a majority of its members, may designate the county 391 personnel department of the county to exercise the powers, 392 duties, and functions specified in sections 124.01 to 124.64 and 393 Chapter 325. of the Revised Code with regard to employees in the 394 service of the county, except for the powers and duties of the 395 state personnel board of review, which powers and duties shall 396 not be construed as having been modified or diminished in any 397 manner by division (G)(2) of this section, with respect to the 398 employees for whom the board of county commissioners is the 399 appointing authority or co-appointing authority. 400
- (b) Nothing in division (G)(2) of this section shall be 401 construed to limit the right of any employee who possesses the 402 right of appeal to the state personnel board of review to 403 continue to possess that right of appeal. 404

(c) Any board of county commissioners that has established	405
a county personnel department may contract with the department	406
of administrative services, in accordance with division (H) of	407
this section, another political subdivision, or an appropriate	408
public or private entity to provide competitive testing services	409
or other appropriate services.	410
(3) After the county personnel department of a county has	411
been established as described in division (G)(2) of this	412
section, any elected official, board, agency, or other	413
appointing authority of that county, upon written notification	414
to the county personnel department, may elect to use the	415
services and facilities of the county personnel department. Upon	416
receipt of the notification by the county personnel department,	417
the county personnel department shall exercise the powers,	418
duties, and functions as described in division (G)(2) of this	419
section with respect to the employees of that elected official,	420
board, agency, or other appointing authority.	421
(4) Each board of county commissioners, by a resolution	422
adopted by a majority of its members, may disband the county	423
personnel department.	424
(5) Any elected official, board, agency, or appointing	425
authority of a county may end its involvement with a county	426
personnel department upon actual receipt by the department of a	427
certified copy of the notification that contains the decision to	428
no longer participate.	429
(6) A county personnel department, in carrying out its	430
duties, shall adhere to merit system principles with regard to	431
employees of county departments of job and family services,	432
child support enforcement agencies, and public child welfare	433

agencies so that there is no threatened loss of federal funding

for these agencies, and the county is financially liable to the 435 state for any loss of federal funds due to the action or 436 inaction of the county personnel department. 437

- (H) County agencies may contract with the department of 438 administrative services for any human resources services, 439 including, but not limited to, establishment and modification of 440 job classification plans, competitive testing services, and 441 periodic audits and reviews of the county's uniform application 442 of the powers, duties, and functions specified in sections 443 124.01 to 124.64 and Chapter 325. of the Revised Code with 444 regard to employees in the service of the county. Nothing in 445 this division modifies the powers and duties of the state 446 personnel board of review with respect to employees in the 447 service of the county. Nothing in this division limits the right 448 of any employee who possesses the right of appeal to the state 449 personnel board of review to continue to possess that right of 450 appeal. 451
- (I) The director of administrative services shall 452 establish the rate and method of compensation for all employees 453 who are paid directly by warrant of the director of budget and 454 management and who are serving in positions that the director of 455 administrative services has determined impracticable to include 456 in the state job classification plan. This division does not 457 apply to elected officials, legislative employees, employees of 458 the legislative service commission, employees who are in the 459 unclassified civil service and exempt from collective bargaining 460 coverage in the office of the secretary of state, auditor of 461 state, treasurer of state, and attorney general, employees of 462 the courts, employees of the bureau of workers' compensation 463 whose compensation the administrator of workers' compensation 464 establishes under division (B) of section 4121.121 of the 465

Revised Code, or	employees of	an appoint	ing authori	ty authorized	466
by law to fix the	compensation	of those	employees.		467
(J) The dire	ector of admin	nistrative	services sh	nall set the	468
rate of compensat	ion for all i	ntermitten	t, seasonal	, temporary,	469
emergency, and ca	sual employee	es in the s	ervice of t	he state who	470
are not considere	d public empl	oyees unde	r section 4	117.01 of the	471
Revised Code. Tho	se employees	are not en	titled to r	receive	472
employee benefits	, unless other	erwise requ	ired by law	. This rate	473
of compensation s	hall be equit	able in te	rms of the	rate of	474
employees serving	in the same	or similar	classifica	tions. This	475
division does not	apply to ele	ected offic	ials, legis	slative	476
employees, employ	rees of the le	egislative	service com	mission,	477
employees who are	in the uncla	assified ci	vil service	and exempt	478
from collective b	argaining cov	verage in t	he office o	of the	479
secretary of stat	e, auditor of	state, tr	easurer of	state, and	480
attorney general,	employees of	the court	s, employee	s of the	481
bureau of workers	' compensation	on whose co	mpensation	the	482
administrator est	ablishes unde	er division	(B) of sec	tion 4121.121	483
of the Revised Co	de, or employ	vees of an	appointing	authority	484
authorized by law	to fix the d	compensation	n of those	employees.	485
Sec. 124.15.	(A) Board an	nd commissi	on members	appointed	486
prior to July 1,	1991, shall b	pe paid a s	alary or wa	ige in	487
accordance with t	he following	schedules	of rates:		488
Schedule B					489
	Pay Ranges	and Step Va	alues		490
Range	Step 1	Step 2	Step 3	Step 4	491
23 Hourly	5.72	5.91	6.10	6.31	492
Annually	11897.60	12292.80	12688.00	13124.80	493
	Step 5	Step 6			494
Hourly	6.52	6.75			495

	Annually	13561.60	14040.00			496
		Step 1	Step 2	Step 3	Step 4	497
24	Hourly	6.00	6.20	6.41	6.63	498
	Annually	12480.00	12896.00	13332.80	13790.40	499
		Step 5	Step 6			500
	Hourly	6.87	7.10			501
	Annually	14289.60	14768.00			502
		Step 1	Step 2	Step 3	Step 4	503
25	Hourly	6.31	6.52	6.75	6.99	504
	Annually	13124.80	13561.60	14040.00	14539.20	505
		Step 5	Step 6			506
	Hourly	7.23	7.41			507
	Annually	15038.40	15412.80			508
		Step 1	Step 2	Step 3	Step 4	509
26	Hourly	6.63	6.87	7.10	7.32	510
	Annually	13790.40	14289.60	14768.00	15225.60	511
		Step 5	Step 6			512
	Hourly	7.53	7.77			513
	Annually	15662.40	16161.60			514
		Step 1	Step 2	Step 3	Step 4	515
27	Hourly	6.99	7.23	7.41	7.64	516
	Annually	14534.20	15038.40	15412.80	15891.20	517
		Step 5	Step 6	Step 7		518
	Hourly	7.88	8.15	8.46		519
	Annually	16390.40	16952.00	17596.80		520
		Step 1	Step 2	Step 3	Step 4	521
28	Hourly	7.41	7.64	7.88	8.15	522
	Annually	15412.80	15891.20	16390.40	16952.00	523
		Step 5	Step 6	Step 7		524
	Hourly	8.46	8.79	9.15		525
	Annually	17596.80	18283.20	19032.00		526
		Step 1	Step 2	Step 3	Step 4	527

29	Hourly	7.88	8.15	8.46	8.79	528
	Annually	16390.40	16952.00	17596.80	18283.20	529
		Step 5	Step 6	Step 7		530
	Hourly	9.15	9.58	10.01		531
	Annually	19032.00	19926.40	20820.80		532
		Step 1	Step 2	Step 3	Step 4	533
30	Hourly	8.46	8.79	9.15	9.58	534
	Annually	17596.80	18283.20	19032.00	19926.40	535
		Step 5	Step 6	Step 7		536
	Hourly	10.01	10.46	10.99		537
	Annually	20820.80	21756.80	22859.20		538
		Step 1	Step 2	Step 3	Step 4	539
31	Hourly	9.15	9.58	10.01	10.46	540
	Annually	19032.00	19962.40	20820.80	21756.80	541
		Step 5	Step 6	Step 7		542
	Hourly	10.99	11.52	12.09		543
	Annually	22859.20	23961.60	25147.20		544
		Step 1	Step 2	Step 3	Step 4	545
32	Hourly	10.01	10.46	10.99	11.52	546
	Annually	20820.80	21756.80	22859.20	23961.60	547
		Step 5	Step 6	Step 7	Step 8	548
	Hourly	12.09	12.68	13.29	13.94	549
	Annually	25147.20	26374.40	27643.20	28995.20	550
		Step 1	Step 2	Step 3	Step 4	551
33	Hourly	10.99	11.52	12.09	12.68	552
	Annually	22859.20	23961.60	25147.20	26374.40	553
		Step 5	Step 6	Step 7	Step 8	554
	Hourly	13.29	13.94	14.63	15.35	555
	Annually	27643.20	28995.20	30430.40	31928.00	556
		Step 1	Step 2	Step 3	Step 4	557
34	Hourly	12.09	12.68	13.29	13.94	558
	Annually	25147.20	26374.40	27643.20	28995.20	559

		Step 5	Step 6	Step 7	Step 8	560
	Hourly	14.63	15.35	16.11	16.91	561
	Annually	30430.40	31928.00	33508.80	35172.80	562
		Step 1	Step 2	Step 3	Step 4	563
35	Hourly	13.29	13.94	14.63	15.35	564
	Annually	27643.20	28995.20	30430.40	31928.00	565
		Step 5	Step 6	Step 7	Step 8	566
	Hourly	16.11	16.91	17.73	18.62	567
	Annually	33508.80	35172.80	36878.40	38729.60	568
		Step 1	Step 2	Step 3	Step 4	569
36	Hourly	14.63	15.35	16.11	16.91	570
	Annually	30430.40	31928.00	33508.80	35172.80	571
		Step 5	Step 6	Step 7	Step 8	572
	Hourly	17.73	18.62	19.54	20.51	573
	Annually	36878.40	38729.60	40643.20	42660.80	574
Sch	nedule C					575
		Pay Range	and Values	3		576
Ran	_		nimum	M	Maximum	577
	Hourly		10.44		15.72	578
	Annually		15.20	32	2697.60	579
	Hourly		11.51		17.35	580
	Annually		40.80	36	5088.00	581
	Hourly		12.68		19.12	582
	Annually		74.40	39	769.60	583
	Hourly		13.99		20.87	584
	Annually		99.20	43	3409.60	585
	Hourly		15.44		22.80	586
	Annually		15.20	47	7424.00	587
	Hourly		17.01		24.90	588
	Annually		80.80	51	792.00	589
47	Hourly		18.75		27.18	590

Annually	39000.00	56534.40	591
48 Hourly	20.67	29.69	592
Annually	42993.60	61755.20	593
49 Hourly	22.80	32.06	594
Annually	47424.00	66684.80	595
(B) The pay sche	edule of all employee	es shall be on a	596
biweekly basis, with	amounts computed on	an hourly basis.	597
(C) Part-time em	aployees shall be com	mpensated on an hourly	598
basis for time worked	l, at the rates shown	in division (A) of	599
this section or in se	ection 124.152 of the	Revised Code.	600
(D) The salary a	and wage rates in div	rision (A) of this	601
section or in section	124.152 of the Revi	sed Code represent base	602
rates of compensation	and may be augmente	d by the provisions of	603
section 124.181 of th	e Revised Code. In t	hose cases where	604
lodging, meals, laund	dry, or other persona	l services are	605
furnished an employee	e in the service of t	he state, the actual	606
costs or fair market	value of the persona	l services shall be	607
paid by the employee	in such amounts and	manner as determined by	608
the director of admin	istrative services a	nd approved by the	609
director of budget an	d management, and th	ose personal services	610
shall not be consider	ed as a part of the	employee's	611
compensation. An appo	inting authority tha	t appoints employees in	612
the service of the st	ate, with the approv	al of the director of	613
administrative service	es and the director	of budget and	614
management, may estab	olish payments to emp	loyees for uniforms,	615
tools, equipment, and	l other requirements	of the department and	616
payments for the main	tenance of them.		617
The director of	administrative servi	ces may review	618
collective bargaining	agreements entered	into under Chapter	619

4117. of the Revised Code that cover employees in the service of

the state and determine whether certain benefits or payments	621
provided to the employees covered by those agreements should	622
also be provided to employees in the service of the state who	623
are exempt from collective bargaining coverage and are paid in	624
accordance with section 124.152 of the Revised Code or are	625
listed in division (B)(2) or (4) of section 124.14 of the	626
Revised Code. On completing the review, the director of	627
administrative services, with the approval of the director of	628
budget and management, may provide to some or all of these	629
employees any payment or benefit, except for salary, contained	630
in such a collective bargaining agreement even if it is similar	631
to a payment or benefit already provided by law to some or all	632
of these employees. Any payment or benefit so provided shall not	633
exceed the highest level for that payment or benefit specified	634
in such a collective bargaining agreement. The director of	635
administrative services shall not provide, and the director of	636
budget and management shall not approve, any payment or benefit	637
to such an employee under this division unless the payment or	638
benefit is provided pursuant to a collective bargaining	639
agreement to a state employee who is in a position with similar	640
duties as, is supervised by, or is employed by the same	641
appointing authority as, the employee to whom the benefit or	642
payment is to be provided.	643

As used in this division, "payment or benefit already 644 provided by law" includes, but is not limited to, bereavement, 645 personal, vacation, administrative, and sick leave, disability 646 benefits, holiday pay, and pay supplements provided under the 647 Revised Code, but does not include wages or salary. 648

(E) New employees paid in accordance with schedule B of
division (A) of this section or schedule E-1 of section 124.152

of the Revised Code shall be employed at the minimum rate

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established for the range unless otherwise provided. Employees	652
with qualifications that are beyond the minimum normally	653
required for the position and that are determined by the	654
director to be exceptional may be employed in, or may be	655
transferred or promoted to, a position at an advanced step of	656
the range. Further, in time of a serious labor market condition	657
when it is relatively impossible to recruit employees at the	658
minimum rate for a particular classification, the entrance rate	659
may be set at an advanced step in the range by the director of	660
administrative services. This rate may be limited to	661
geographical regions of the state. Appointments made to an	662
advanced step under the provision regarding exceptional	663
qualifications shall not affect the step assignment of employees	664
already serving. However, anytime the hiring rate of an entire	665
classification is advanced to a higher step, all incumbents of	666
that classification being paid at a step lower than that being	667
used for hiring, shall be advanced beginning at the start of the	668
first pay period thereafter to the new hiring rate, and any time	669
accrued at the lower step will be used to calculate advancement	670
to a succeeding step. If the hiring rate of a classification is	671
increased for only a geographical region of the state, only	672
incumbents who work in that geographical region shall be	673
advanced to a higher step. When an employee in the unclassified	674
service changes from one state position to another or is	675
appointed to a position in the classified service, or if an	676
employee in the classified service is appointed to a position in	677
the unclassified service, the employee's salary or wage in the	678
new position shall be determined in the same manner as if the	679
employee were an employee in the classified service. When an	680
employee in the unclassified service who is not eligible for	681
step increases is appointed to a classification in the	682
classified service under which step increases are provided,	683

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future step increases shall be based on the date on which the 684 employee last received a pay increase. If the employee has not 685 received an increase during the previous year, the date of the 686 appointment to the classified service shall be used to determine 687 the employee's annual step advancement eligibility date. In 688 reassigning any employee to a classification resulting in a pay 689 690 range increase or to a new pay range as a result of a promotion, an increase pay range adjustment, or other classification change 691 resulting in a pay range increase, the director shall assign 692 such employee to the step in the new pay range that will provide 693 an increase of approximately four per cent if the new pay range 694 can accommodate the increase. When an employee is being assigned 695 to a classification or new pay range as the result of a class 696 plan change, if the employee has completed a probationary 697 period, the employee shall be placed in a step no lower than 698 step two of the new pay range. If the employee has not completed 699 a probationary period, the employee may be placed in step one of 700 the new pay range. Such new salary or wage shall become 701 effective on such date as the director determines. 702

(F) If employment conditions and the urgency of the work 703 require such action, the director of administrative services 704 may, upon the application of a department head, authorize 705 payment at any rate established within the range for the class 706 of work, for work of a casual or intermittent nature or on a 707 project basis. Payment at such rates shall not be made to the 708 same individual for more than three calendar months in any one 709 calendar year. Any such action shall be subject to the approval 710 of the director of budget and management as to the availability 711 of funds. This section and sections 124.14 and 124.152 of the 712 Revised Code do not repeal any authority of any department or 713 public official to contract with or fix the compensation of 714

professional persons who may be employed temporarily for work of
a casual nature or for work on a project basis.

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(G)(1) Except as provided in divisions—division (G)(2) and— 717 (3) of this section, each state employee paid in accordance with 718 schedule B of this section or schedule E-1 of section 124.152 of 719 the Revised Code shall be eligible for advancement to succeeding 720 steps in the range for the employee's class or grade according 721 to the schedule established in this division. Beginning on the 722 first day of the pay period within which the employee completes 723 the prescribed probationary period in the employee's 724 725 classification with the state, each employee shall receive an automatic salary adjustment equivalent to the next higher step 726 within the pay range for the employee's class or grade. 727

Except as provided in divisions division (G) (2) and (3) of 728 this section, each employee paid in accordance with schedule E-1 729 of section 124.152 of the Revised Code shall be eligible to 730 advance to the next higher step until the employee reaches the 731 top step in the range for the employee's class or grade, if the 732 employee has maintained satisfactory performance in accordance 733 with criteria established by the employee's appointing 734 authority. Those step advancements shall not occur more 735 frequently than once in any twelve-month period. 736

When an employee is promoted, the step entry date shall be 737 set to account for a probationary period. When an employee is 738 reassigned to a higher pay range, the step entry date shall be 739 set to allow an employee who is not at the highest step of the 740 range to receive a step advancement one year from the 741 reassignment date. Step advancement shall not be affected by 742 demotion. A promoted employee shall advance to the next higher 743 step of the pay range on the first day of the pay period in 744

which the required probationary period is completed. Step	745
advancement shall become effective at the beginning of the pay	746
period within which the employee attains the necessary length of	747
service. Time spent on authorized leave of absence shall be	748
counted for this purpose.	749
If determined to be in the best interest of the state	750
service, the director of administrative services may, either	751
statewide or in selected agencies, adjust the dates on which	752
annual step advancements are received by employees paid in	753
accordance with schedule E-1 of section 124.152 of the Revised	754
Code.	755
(2) <del>(a) There shall be a moratorium on annual step</del>	756
advancements under division (G)(1) of this section beginning	757
June 21, 2009, through June 20, 2011. Step advancements shall	758
resume with the pay period beginning June 21, 2011. Upon the	759
resumption of step advancements, there shall be no retroactive	760
step advancements for the period the moratorium was in effect.	761
The moratorium shall not affect an employee's performance-	762
evaluation schedule.	763
An employee who begins a probationary period before June	764
21, 2009, shall advance to the next step in the employee's pay	765
range at the end of probation, and then become subject to the	766
moratorium. An employee who is hired, promoted, or reassigned to	767
a higher pay range between June 21, 2009, through June 20, 2011,	768
shall not advance to the next step in the employee's pay range	769
until the next anniversary of the employee's date of hire,	770
promotion, or reassignment that occurs on or after June 21,	771
<del>2011.</del>	772
(b) The moratorium under division (G)(2)(a) of this	773
section shall apply to the employees of the secretary of state,	774

the auditor of state, the treasurer of state, and the attorney	775
general, who are subject to this section unless the secretary of	776
state, the auditor of state, the treasurer of state, or the	777
attorney general decides to exempt the office's employees from	778
the moratorium and so notifies the director of administrative	779
services in writing on or before July 1, 2009.	780
(3) Employees in intermittent positions shall be employed	781
at the minimum rate established for the pay range for their	782
classification and are not eligible for step advancements.	783
(H) Employees in appointive managerial or professional	784
positions paid in accordance with schedule C of this section or	785
schedule E-2 of section 124.152 of the Revised Code may be	786
appointed at any rate within the appropriate pay range. This	787
rate of pay may be adjusted higher or lower within the	788
respective pay range at any time the appointing authority so	789
desires as long as the adjustment is based on the employee's	790
ability to successfully administer those duties assigned to the	791
employee. Salary adjustments shall not be made more frequently	792

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(I) When an employee is assigned to duty outside this state, the employee may be compensated, upon request of the department head and with the approval of the director of administrative services, at a rate not to exceed fifty per cent in excess of the employee's current base rate for the period of time spent on that duty.

than once in any six-month period under this provision to

incumbents holding the same position and classification.

(J) Unless compensation for members of a board or

commission is otherwise specifically provided by law, the

director of administrative services shall establish the rate and

method of payment for members of boards and commissions pursuant

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to the pay schedules listed in section 124.152 of the Revised	805
Code.	806
(K) Regular full-time employees in positions assigned to	807
classes within the instruction and education administration	808
series under the job classification plans of the director of	809
administrative services, except certificated employees on the	810
instructional staff of the state school for the blind or the	811
state school for the deaf, whose positions are scheduled to work	812
on the basis of an academic year rather than a full calendar	813
year, shall be paid according to the pay range assigned by the	814
applicable job classification plan, but only during those pay	815
periods included in the academic year of the school where the	816
employee is located.	817
(1) Part-time or substitute teachers or those whose period	818
of employment is other than the full academic year shall be	819
compensated for the actual time worked at the rate established	820
by this section.	821
(2) Employees governed by this division are exempt from	822
sections 124.13 and 124.19 of the Revised Code.	823
(3) Length of service for the purpose of determining	824
eligibility for step advancements as provided by division (G) of	825
this section and for the purpose of determining eligibility for	826
longevity pay supplements as provided by division (E) of section	827
124.181 of the Revised Code shall be computed on the basis of	828
one full year of service for the completion of each academic	829
year.	830
(L) The superintendent of the state school for the deaf	831
and the superintendent of the state school for the blind shall,	832
subject to the approval of the superintendent of public	833

instruction, carry out both of the following:	834
(1) Annually, between the first day of April and the last	835
day of June, establish for the ensuing fiscal year a schedule of	836
hourly rates for the compensation of each certificated employee	837
on the instructional staff of that superintendent's respective	838
school constructed as follows:	839
(a) Determine for each level of training, experience, and	840
other professional qualification for which an hourly rate is set	841
forth in the current schedule, the per cent that rate is of the	842
rate set forth in such schedule for a teacher with a bachelor's	843
degree and no experience. If there is more than one such rate	844
for such a teacher, the lowest rate shall be used to make the	845
computation.	846
(b) Determine which six city, local, and exempted village	847
school districts with territory in Franklin county have in	848
effect on, or have adopted by, the first day of April for the	849
school year that begins on the ensuing first day of July,	850
teacher salary schedules with the highest minimum salaries for a	851
teacher with a bachelor's degree and no experience;	852
(c) Divide the sum of such six highest minimum salaries by	853
ten thousand five hundred sixty;	854
(d) Multiply each per cent determined in division (L)(1)	855
(a) of this section by the quotient obtained in division (L)(1)	856
(c) of this section;	857
(e) One hundred five per cent of each product thus	858
obtained shall be the hourly rate for the corresponding level of	859
training, experience, or other professional qualification in the	860
schedule for the ensuing fiscal year.	861
(2) Annually, assign each certificated employee on the	862

instructional staff of the superintendent's respective school to	863
an hourly rate on the schedule that is commensurate with the	864
employee's training, experience, and other professional	865
qualifications.	866
If an employee is employed on the basis of an academic	867
year, the employee's annual salary shall be calculated by	868
multiplying the employee's assigned hourly rate times one	869
thousand seven hundred sixty. If an employee is not employed on	870
the basis of an academic year, the employee's annual salary	871
shall be calculated in accordance with the following formula:	872
(a) Multiply the number of days the employee is required	873
to work pursuant to the employee's contract by eight;	874
(b) Multiply the product of division (L)(2)(a) of this	875
section by the employee's assigned hourly rate.	876
Each employee shall be paid an annual salary in biweekly	877
installments. The amount of each installment shall be calculated	878
by dividing the employee's annual salary by the number of	879
biweekly installments to be paid during the year.	880
Sections 124.13 and 124.19 of the Revised Code do not	881
apply to an employee who is paid under this division.	882
As used in this division, "academic year" means the number	883
of days in each school year that the schools are required to be	884
open for instruction with pupils in attendance. Upon completing	885
an academic year, an employee paid under this division shall be	886
deemed to have completed one year of service. An employee paid	887
under this division is eligible to receive a pay supplement	888
under division (L)(1), (2), or (3) of section $124.181$ of the	889
Revised Code for which the employee qualifies, but is not	890
eligible to receive a pay supplement under division (L)(4) or	891

(5) of that section. An employee paid under this division is	892
eligible to receive a pay supplement under division (L)(6) of	893
section 124.181 of the Revised Code for which the employee	894
qualifies, except that the supplement is not limited to a	895
maximum of five per cent of the employee's regular base salary	896
in a calendar year.	897
(M) Division (A) of this section does not apply to "exempt	898
employees," as defined in section 124.152 of the Revised Code,	899
who are paid under that section.	900
Notwithstanding any other provisions of this chapter, when	901
an employee who is a member of an employee organization as	902
defined in section 4117.01 of the Revised Code transfers between	903
bargaining units or transfers out of or into a bargaining unit,	904
the director of administrative services shall establish the	905
employee's compensation and adjust the maximum leave accrual	906
schedule as the director deems equitable.	907
Sec. 3345.31. The boards of trustees of a state	908
university, the board of trustees of the northeast Ohio medical	909
university, the board of trustees of a technical college or	910
community college district, and the board of control of the Ohio	911
agricultural research and development center may establish	912
compensation plans, including schedules of hourly rates, for the	913
compensation of all employees and may establish rules or	914
policies for the administration of their respective compensation	915
plans.	916
The provisions of this section do not apply to employees	917
for whom the state employment relations board establishes	918
appropriate bargaining units pursuant to section 4117.06 of the	919
Revised Code and who are members of the exclusive	920
representative, as defined in section 4117 01 of the Revised	921

Code, selected by the members of such a bargaining unit.	922
Sec. 4117.03. (A) Public employees have the right to:	923
(1) Form, join, assist, or participate in, or refrain from	924
forming, joining, assisting, or participating in, except as	925
otherwise provided in Chapter 4117. of the Revised Code_this_	926
<pre>chapter, any employee organization of their own choosing;</pre>	927
(2) Engage in or refrain from engaging in other concerted	928
activities for the purpose of collective bargaining or other	929
mutual aid and protection;	930
(3) Representation by an employee organization;	931
(4) Bargain collectively with their public employers to	932
determine wages, hours, terms and other conditions of employment	933
and the continuation, modification, or deletion of an existing	934
provision of a collective bargaining agreement, and enter into	935
collective bargaining agreements;	936
(5) Present grievances and have them adjusted, without the	937
intervention of the bargaining representative, as long as the	938
adjustment is not inconsistent with the terms of the collective	939
bargaining agreement then in effect and as long as the	940
bargaining representatives have the opportunity to be present at	941
the adjustment.	942
(B) Persons on active duty or acting in any capacity as	943
members of the organized militia do not have collective	944
bargaining rights.	945
(C) Except as provided in division (D) of this section,	946
nothing in Chapter 4117. of the Revised Code this chapter	947
prohibits public employers from electing to engage in collective	948
bargaining, to meet and confer, to hold discussions, or to	949

engage in any other form of collective negotiations with public	950
employees who are not subject to Chapter 4117. of the Revised	951
Code this chapter pursuant to division (C) of section 4117.01 of	952
the Revised Code.	953
(D) A public employer shall not engage in collective	954
bargaining or other forms of collective negotiations with the	955
employees of county boards of elections referred to in division	956
(C) (12) of section 4117.01 of the Revised Code.	957
(E) Employees of public schools may bargain collectively	958
for health care benefits.	959
Sec. 4117.04. (A) Public employers shall extend to an	960
exclusive representative designated under section 4117.05 of the	961
Revised Code, the right to represent exclusively the employees	962
in the appropriate bargaining unit and the right to unchallenged	963
and exclusive representation for a period of not less than	964
twelve months following the date of certification and	965
thereafter, if the public employer and the employee organization	966
enter into an agreement, for a period of not more than three	967
years from the date of signing the agreement. For the purposes	968
of this section, extensions of agreements shall not be construed	969
to affect the expiration date of the original agreement. Nothing	970
in this section shall be construed to require or permit an	971
exclusive representative to represent a public employee who is	972
not a member of the exclusive representative.	973
(B) A public employer shall bargain collectively with an	974
exclusive representative designated under section 4117.05 of the	975
Revised Code for purposes of Chapter 4117. of the Revised Code.	976
When the state employment relations board notifies a	977
public employer that it has certified an employee organization	978

as exclusive representative for a unit of its employees, the	979
public employer shall designate an employer representative and	980
promptly notify the board and the employee organization of his	981
the employer representative's identity and address. On	982
certification, the employee organization shall designate an	983
employee representative and promptly notify the board and the	984
public employer of his the employee representative's identity	985
and address. The board or any party shall address to the	986
appropriate designated representative all communications	987
concerned with collective relationships under Chapter 4117. of	988
the Revised Code. In the case of municipal corporations,	989
counties, school districts, educational service centers,	990
villages, and townships, the designation of the employer	991
representative is as provided in division (C) of section 4117.10	992
of the Revised Code. The designated representative of a party	993
may sign agreements resulting from collective bargaining on	994
behalf of his the representative's designator; but the	995
agreements are subject to the procedures set forth in Chapter	996
4117. of the Revised Code.	997
Sec. 4117.05. (A) An-For the purpose of collective	998
bargaining, an employee organization becomes the exclusive	999
representative of all the public employees in an appropriate	1000
unit for the purposes of collective bargaining who are members	1001
of the employee organization by either:	1002
(1) Being certified by the state employment relations	1003
board when a majority of the voting employees in the unit select	1004
the employee organization as their representative in a board-	1005
conducted election under section 4117.07 of the Revised Code;	1006
(2) Filing a request with a public employer with a copy to	1007

the state employment relations board for recognition as an

exclusive representative. In the request for recognition, the	1009
employee organization shall describe the bargaining unit, shall	1010
allege that a majority of the employees in the bargaining unit	1011
wish to be represented by the employee organization, and shall	1012
support the request with substantial evidence based on, and in	1013
accordance with, rules prescribed by the board demonstrating	1014
that a majority of the employees in the bargaining unit wish to	1015
be represented by the employee organization. Immediately upon	1016
receipt of a request, the public employer shall either request	1017
an election under division (A)(2) of section 4117.07 of the	1018
Revised Code, or take the following action:	1019
(a) Post notice in each facility at which employees in the	1020
proposed unit are employed, setting forth the description of the	1021
bargaining unit, the name of the employee organization	1022
requesting recognition, and the date of the request for	1023
recognition, and advising employees that objections to	1024
certification must be filed with the state employment relations	1025
board not later than the twenty-first day following the date of	1026
the request for recognition;	1027
(b) Immediately notify the state employment relations	1028
board of the request for recognition.	1029
The state employment relations board shall certify the	1030
employee organization filing the request for recognition on the	1031
twenty-second day following the filing of the request for	1032
recognition, unless by the twenty-first day following the filing	1033
of the request for recognition it receives:	1034
(i) A petition for an election from the public employer	1035
pursuant to division (A)(2) of section 4117.07 of the Revised	1036

Code;

(ii) Substantial evidence based on, and in accordance	1038
with, rules prescribed by the board demonstrating that a	1039
majority of the employees in the described bargaining unit do	1040
not wish to be represented by the employee organization filing	1041
the request for recognition;	1042
(iii) Substantial evidence based on, and in accordance	1043
with, rules prescribed by the board from another employee	1044
organization demonstrating that at least ten per cent of the	1045
employees in the described bargaining unit wish to be	1046
represented by such other employee organization; or	1047
(iv) Substantial evidence based on, and in accordance	1048
with, rules prescribed by the board indicating that the proposed	1049
unit is not an appropriate unit pursuant to section 4117.06 of	1050
the Revised Code.	1051
(B) Nothing in this section shall be construed to permit a	1052
public employer to recognize, or the state employment relations	1053
board to certify, an employee organization as an exclusive	1054
representative under Chapter 4117. of the Revised Code if there	1055
is in effect a lawful written agreement, contract, or memorandum	1056
of understanding between the public employer and another	1057
employee organization which, on the effective date of this	1058
section April 1, 1984, has been recognized by a public employer	1059
as the exclusive representative of the employees in a unit or	1060
which by tradition, custom, practice, election, or negotiation	1061
has been the only employee organization representing all	1062
employees in the unit; this restriction does not apply to that	1063
period of time covered by any agreement which exceeds three	1064
years. For the purposes of this section, extensions of agreement	1065
do not affect the expiration of the original agreement.	1066
Sec. 4117.09. (A) The parties to any collective bargaining	1067

agreement shall reduce the agreement to writing and both execute 1068 it. 1069 (B) The agreement shall contain a provision that: 1070 (1) Provides for a grievance procedure which may culminate 1071 with final and binding arbitration of unresolved grievances, and 1072 disputed interpretations of agreements, and which is valid and 1073 enforceable under its terms when entered into in accordance with 1074 1075 this chapter. No publication thereof is required to make it 1076 effective. A party to the agreement may bring suits for violation of agreements or the enforcement of an award by an 1077 arbitrator in the court of common pleas of any county wherein a 1078 party resides or transacts business. 1079 (2) Authorizes the public employer to deduct the periodic 1080 dues, initiation fees, and assessments of members of the 1081 exclusive representative upon presentation of a written 1082 deduction authorization by the employee. 1083 (C) The agreement may contain a provision that requires as 1084 a condition of employment, on or after a mutually agreed upon-1085 probationary period or sixty days following the beginning of 1086 employment, whichever is less, or the effective date of a 1087 collective bargaining agreement, whichever is later, that the 1088 1089 employees in the unit who are not members of the employee-1090 organization pay to the employee organization a fair share fee. The arrangement does not require any employee to become a member-1091 of the employee organization, nor shall fair share fees exceed 1092 dues paid by members of the employee organization who are in the 1093 same bargaining unit. Any public employee organization-1094 1095 representing public employees pursuant to this chapter shall prescribe an internal procedure to determine a rebate, if any, 1096

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for nonmembers which conforms to federal law, provided a

nonmember makes a timely demand on the employee organization.	1098
Absent arbitrary and capricious action, such determination is	1099
conclusive on the parties except that a challenge to the	1100
determination may be filed with the state employment relations	1101
board within thirty days of the determination date specifying	1102
the arbitrary or capricious nature of the determination and the	1103
board shall review the rebate determination and decide whether	1104
it was arbitrary or capricious. The deduction of a fair share	1105
fee by the public employer from the payroll check of the	1106
employee and its payment to the employee organization is	1107
automatic and does not require the written authorization of the-	1108
employee.	1109
The internal rebate procedure shall provide for a rebate	1110
of expenditures in support of partisan politics or ideological	1111
causes not germaine to the work of employee organizations in the	1112
realm of collective bargaining.	1113
Any public employee who is a member of and adheres to	1114
established and traditional tenets or teachings of a bona fide	1115
religion or religious body which has historically held	1116
conscientious objections to joining or financially supporting an	1117
employee organization and which is exempt from taxation under-	1118
the provisions of the Internal Revenue Code shall not be	1119
required to join or financially support any employee	1120
organization as a condition of employment. Upon submission of	1121
proper proof of religious conviction to the board, the board	1122
shall declare the employee exempt from becoming a member of or	1123
financially supporting an employee organization. The employee	1124
shall be required, in lieu of the fair share fee, to pay an	1125
amount of money equal to the fair share fee to a nonreligious	1126
charitable fund exempt from taxation under section 501(c)(3) of	1127

the Internal Revenue Code mutually agreed upon by the employee-

and the representative of the employee organization to which the	1129
employee would otherwise be required to pay the fair share fee.	1130
The employee shall furnish to the employee organization written-	1131
receipts evidencing such payment, and failure to make the-	1132
payment or furnish the receipts shall subject the employee to-	1133
the same sanctions as would nonpayment of dues under the	1134
applicable collective bargaining agreement.	1135
No public employer shall agree to a provision requiring	1136
that a public employee become a member of, or pay dues or fees	1137
$\underline{\text{to,}}$ an employee organization as a condition for securing or	1138
retaining employment.	1139
Nothing in this section prohibits a public employee who is	1140
not a member of an employee organization from making a voluntary	1141
contribution to the employee organization.	1142
(D) As used in this division, "teacher" means any employee	1143
of a school district certified to teach in the public schools of	1144
this state.	1145
The agreement may contain a provision that provides for a	1146
peer review plan under which teachers in a bargaining unit or	1147
representatives of an employee organization representing	1148
teachers may, for other teachers of the same bargaining unit	1149
<pre>covered by the agreement or teachers whom the employee</pre>	1150
organization represents, participate in assisting, instructing,	1151
reviewing, evaluating, or appraising and make recommendations or	1152
participate in decisions with respect to the retention,	1153
discharge, renewal, or nonrenewal of, the teachers covered by a	1154
peer review plan.	1155
The participation of teachers or their employee	1156
organization representative in a peer review plan permitted	1157

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under this division shall not be construed as an unfair labor	1158
practice under this chapter or as a violation of any other	1159
provision of law or rule adopted pursuant thereto.	1160
(E) No agreement shall contain an expiration date that is	1161
later than three years from the date of execution. The parties	1162
may extend any agreement, but the extensions do not affect the	1163
expiration date of the original agreement.	1164
Sec. 4117.10. (A) An agreement between a public employer	1165
and an exclusive representative entered into pursuant to this	1166
chapter governs the wages, hours, and terms and conditions of	1167
public employment for public employees who are members of the	1168
exclusive representative and who are covered by the agreement.	1169
If the agreement provides for a final and binding arbitration of	1170
grievances, public employers, employees who are members of the	1171
employee organization, and employee organizations are subject	1172
solely to that grievance procedure and the state personnel board	1173
of review or civil service commissions have no jurisdiction to	1174
receive and determine any appeals relating to matters that were	1175
the subject of a final and binding grievance procedure. Where no	1176
agreement exists or where an agreement makes no specification	1177
about a matter, the public employer and public employees are	1178
subject to all applicable state or local laws or ordinances	1179
pertaining to the wages, hours, and terms and conditions of	1180
employment for public employees. All of the following prevail	1181
over conflicting provisions of agreements between employee	1182
organizations and public employers:	1183
(1) Laws pertaining to any of the following subjects:	1184
(a) Civil rights;	1185

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(b) Affirmative action;

(c) Unemployment compensation;	1187
(d) Workers' compensation;	1188
(e) The retirement of public employees;	1189
(f) Residency requirements;	1190
(g) The minimum educational requirements contained in the	1191
Revised Code pertaining to public education including the	1192
requirement of a certificate by the fiscal officer of a school	1193
district pursuant to section 5705.41 of the Revised Code;	1194
(h) The provisions of division (A) of section 124.34 of	1195
the Revised Code governing the disciplining of officers and	1196
employees who have been convicted of a felony;	1197
(i) The minimum standards promulgated by the state board	1198
of education pursuant to division (D) of section 3301.07 of the	1199
Revised Code.	1200
(2) The law pertaining to the leave of absence and	1201
compensation provided under section 5923.05 of the Revised Code,	1202
if the terms of the agreement contain benefits which are less	1203
than those contained in that section or the agreement contains	1204
no such terms and the public authority is the state or any	1205
agency, authority, commission, or board of the state or if the	1206
public authority is another entity listed in division (B) of	1207
section 4117.01 of the Revised Code that elects to provide leave	1208
of absence and compensation as provided in section 5923.05 of	1209
the Revised Code;	1210
(3) The law pertaining to the leave established under	1211
section 5906.02 of the Revised Code, if the terms of the	1212
agreement contain benefits that are less than those contained in	1213
section 5906.02 of the Revised Code;	1214

(4) The law pertaining to excess benefits prohibited under	1215
section 3345.311 of the Revised Code with respect to an	1216
agreement between an employee organization and a public employer	1217
entered into on or after the effective date of this amendment	1218
<u>September 29, 2015</u> .	1219

Except for sections 306.08, 306.12, 306.35, and 4981.22 of 1220 the Revised Code and arrangements entered into thereunder, and 1221 section 4981.21 of the Revised Code as necessary to comply with 1222 section 13(c) of the "Urban Mass Transportation Act of 1964," 87 1223 Stat. 295, 49 U.S.C.A. 1609(c), as amended, and arrangements 1224 entered into thereunder, this chapter prevails over any and all 1225 other conflicting laws, resolutions, provisions, present or 1226 future, except as otherwise specified in this chapter or as 1227 otherwise specified by the general assembly. Nothing in this 1228 section prohibits or shall be construed to invalidate the 1229 provisions of an agreement establishing supplemental workers' 1230 compensation or unemployment compensation benefits or exceeding 1231 minimum requirements contained in the Revised Code pertaining to 1232 public education or the minimum standards promulgated by the 1233 state board of education pursuant to division (D) of section 1234 3301.07 of the Revised Code. 1235

(B) The public employer shall submit a request for funds 1236 necessary to implement an agreement and for approval of any 1237 other matter requiring the approval of the appropriate 1238 legislative body to the legislative body within fourteen days of 1239 the date on which the parties finalize the agreement, unless 1240 otherwise specified, but if the appropriate legislative body is 1241 not in session at the time, then within fourteen days after it 1242 convenes. The legislative body must approve or reject the 1243 submission as a whole, and the submission is deemed approved if 1244 the legislative body fails to act within thirty days after the 1245

public employer submits the agreement. The parties may specify	1246
that those provisions of the agreement not requiring action by a	1247
legislative body are effective and operative in accordance with	1248
the terms of the agreement, provided there has been compliance	1249
with division (C) of this section. If the legislative body	1250
rejects the submission of the public employer, either party may	1251
reopen all or part of the entire agreement.	1252

As used in this section, "legislative body" includes the 1253 governing board of a municipal corporation, school district, 1254 college or university, village, township, or board of county 1255 commissioners or any other body that has authority to approve 1256 the budget of their public jurisdiction and, with regard to the 1257 state, "legislative body" means the controlling board. 1258

(C) The chief executive officer, or the chief executive 1259 officer's representative, of each municipal corporation, the 1260 designated representative of the board of education of each 1261 school district, college or university, or any other body that 1262 1263 has authority to approve the budget of their public jurisdiction, the designated representative of the board of 1264 county commissioners and of each elected officeholder of the 1265 county whose employees are covered by the collective 1266 negotiations, and the designated representative of the village 1267 or the board of township trustees of each township is 1268 responsible for negotiations in the collective bargaining 1269 process; except that the legislative body may accept or reject a 1270 proposed collective bargaining agreement. When the matters about 1271 which there is agreement are reduced to writing and approved by 1272 the employee organization and the legislative body, the 1273 agreement is binding upon the legislative body, the employer, 1274 and the employee organization and employees covered by the 1275 agreement. 1276 H. B. No. 53
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(D) There is hereby established an office of collective	1277
bargaining in the department of administrative services for the	1278
purpose of negotiating with and entering into written agreements	1279
between state agencies, departments, boards, and commissions and	1280
the exclusive representative on matters of wages, hours, terms	1281
and other conditions of employment and the continuation,	1282
modification, or deletion of an existing provision of a	1283
collective bargaining agreement. Nothing in any provision of law	1284
to the contrary shall be interpreted as excluding the bureau of	1285
workers' compensation and the industrial commission from the	1286
preceding sentence. This office shall not negotiate on behalf of	1287
other statewide elected officials or boards of trustees of state	1288
institutions of higher education who shall be considered as	1289
separate public employers for the purposes of this chapter;	1290
however, the office may negotiate on behalf of these officials	1291
or trustees where authorized by the officials or trustees. The	1292
staff of the office of collective bargaining are in the	1293
unclassified service. The director of administrative services	1294
shall fix the compensation of the staff.	1295
The office of collective bargaining shall:	1296
(1) Assist the director in formulating management's	1297
philosophy for public collective bargaining as well as planning	1298
bargaining strategies;	1299
(2) Conduct negotiations with the exclusive	1300
representatives of each employee organization;	1301
(3) Coordinate the state's resources in all mediation,	1302
fact-finding, and arbitration cases as well as in all labor	1303
disputes;	1304

(4) Conduct systematic reviews of collective bargaining

agreements for the purpose of contract negotiations;	1306
(5) Coordinate the systematic compilation of data by all	1307
agencies that is required for negotiating purposes;	1308
(6) Prepare and submit an annual report and other reports	1309
as requested to the governor and the general assembly on the	1310
implementation of this chapter and its impact upon state	1311
government.	1312
Sec. 4117.11. (A) It is an unfair labor practice for a	1313
public employer, its agents, or representatives to:	1314
(1) Interfere with, restrain, or coerce employees in the	1315
exercise of the rights guaranteed in <del>Chapter 4117. of the</del>	1316
Revised Code this chapter or an employee organization in the	1317
selection of its representative for the purposes of collective	1318
bargaining or the adjustment of grievances;	1319
(2) Initiate, create, dominate, or interfere with the	1320
formation or administration of any employee organization, or	1321
contribute financial or other support to it; except that a	1322
public employer may permit employees to confer with it during	1323
working hours without loss of time or pay, permit the exclusive	1324
representative to use the facilities of the public employer for	1325
membership or other meetings, or permit the exclusive	1326
representative to use the internal mail system or other internal	1327
communications system;	1328
(3) Discriminate in regard to hire or tenure of employment	1329
or any term or condition of employment on the basis of the	1330
exercise of rights guaranteed by Chapter 4117. of the Revised	1331
Code this chapter. Nothing precludes any employer from making	1332
and enforcing an agreement pursuant to division (C) of section-	1333
4117.09 of the Revised Code.	1334

(4) Discharge or otherwise discriminate against an	1335
employee because—he_the_employee has filed charges or given	1336
testimony under Chapter 4117. of the Revised Code this chapter;	1337
(5) Refuse to bargain collectively with the representative	1338
of his the employer's employees recognized as the exclusive	1339
representative or certified pursuant to-Chapter 4117. of the-	1340
Revised Code this chapter;	1341
(6) Establish a pattern or practice of repeated failures	1342
to timely process grievances and requests for arbitration of	1343
grievances;	1344
(7) Lock out or otherwise prevent employees from	1345
performing their regularly assigned duties where an object	1346
thereof is to bring pressure on the employees or an employee	1347
organization to compromise or capitulate to the employer's terms	1348
regarding a labor relations dispute;	1349
(8) Cause or attempt to cause an employee organization,	1350
its agents, or representatives to violate division (B) of this	1351
section.	1352
(B) It is an unfair labor practice for an employee	1353
organization, its agents, or representatives, or public	1354
employees to:	1355
(1) Restrain or coerce employees in the exercise of the	1356
rights guaranteed in Chapter 4117. of the Revised Code this	1357
<pre>chapter. This division does not impair the right of an employee</pre>	1358
organization to prescribe its own rules with respect to the	1359
acquisition or retention of membership therein, or an employer	1360
in the selection of <u>his</u> the employer's representative for the	1361
purpose of collective brgaining bargaining or the adjustment of	1362
grievances.	1363

division (A) of this section;	1365
(3) Refuse to bargain collectively with a public employer	1366
if the employee organization is recognized as the exclusive	1367
representative or certified as the exclusive representative of	1368
<pre>public employees in a bargaining unit;</pre>	1369
(4) Call, institute, maintain, or conduct a boycott	1370
against any public employer, or picket any place of business of	1371
a public employer, on account of any jurisdictional work	1372
dispute;	1373
(5) Induce or encourage any individual employed by any	1374
person to engage in a strike in violation of <del>Chapter 4117. of</del>	1375
the Revised Code this chapter or refusal to handle goods or	1376
perform services; or threaten, coerce, or restrain any person	1377
where an object thereof is to force or require any public	1378
employee to cease dealing or doing business with any other	1379
person, or force or require a public employer to recognize for	1380
representation purposes an employee organization not certified	1381
by the state employment relations board;	1382
(6) Fail to fairly represent all public employees in a	1383
bargaining unit who are members of the employee organization;	1384
(7) Induce or encourage any individual in connection with	1385
a labor relations dispute to picket the residence or any place	1386
of private employment of any public official or representative	1387
of the public employer;	1388
(8) Engage in any picketing, striking, or other concerted	1389
refusal to work without giving written notice to the public	1390
employer and to the state employment relations board not less	1391
than ten days prior to the action. The notice shall state the	1392

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date and time that the action will commence and, once the notice	1393
is given, the parties may extend it by the written agreement of	1394
both.	1395
(C) The determination by the board or any court that a	1396
public officer or employee has committed any of the acts	1397
prohibited by divisions (A) and (B) of this section shall not be	1398
made the basis of any charge for the removal from office or	1399
recall of the public officer or the suspension from or	1400
termination of employment of or disciplinary acts against an	1401
employee, nor shall the officer or employee be found subject to	1402
any suit for damages based on such a determination; however	1403
nothing in this division prevents any party to a collective	1404
bargaining agreement from seeking enforcement or damages for a	1405
violation thereof against the other party to the agreement.	1406
(D) As to jurisdictional work disputes, the board shall	1407
hear and determine the dispute unless, within ten days after	1408
notice to the board by a party to the dispute that a dispute	1409
exists, the parties to the dispute submit to the board	1410
satisfactory evidence that they have adjusted, or agreed upon	1411
the method for the voluntary adjustment of, the dispute.	1412
Sec. 4121.03. (A) The governor shall appoint from among	1413
the members of the industrial commission the chairperson of the	1414
industrial commission. The chairperson shall serve as	1415
chairperson at the pleasure of the governor. The chairperson is	1416
the head of the commission and its chief executive officer.	1417
(B) The chairperson shall appoint, after consultation with	1418
other commission members and obtaining the approval of at least	1419
one other commission member, an executive director of the	1420
commission. The executive director shall serve at the pleasure	1421

of the chairperson. The executive director, under the direction

of the chairperson, shall perform all of the following duties:	1423
(1) Act as chief administrative officer for the	1424
commission;	1425
(2) Ensure that all commission personnel follow the rules	1426
of the commission;	
of the Commission;	1427
(3) Ensure that all orders, awards, and determinations are	1428
properly heard and signed, prior to attesting to the documents;	1429
(4) Coordinate, to the fullest extent possible, commission	1430
activities with the bureau of workers' compensation activities;	1431
(5) Do all things necessary for the efficient and	1432
effective implementation of the duties of the commission.	1433
The responsibilities assigned to the executive director of	1434
the commission do not relieve the chairperson from final	1435
responsibility for the proper performance of the acts specified	1436
in this division.	1437
(C) The chairperson shall do all of the following:	1438
(1) Except as otherwise provided in this division, employ,	1439
promote, supervise, remove, and establish the compensation of	1440
all employees as needed in connection with the performance of	1441
the commission's duties under this chapter and Chapters 4123.,	1442
4127., and 4131. of the Revised Code and may assign to them	1443
their duties to the extent necessary to achieve the most	1444
efficient performance of its functions, and to that end may	1445
establish, change, or abolish positions, and assign and reassign	1446
duties and responsibilities of every employee of the commission.	1447
The civil service status of any person employed by the	1448
commission prior to November 3, 1989, is not affected by this	1449
section. Personnel employed by the bureau or the commission who	1450

are subject to Chapter 4117. of the Revised Code <u>and who are</u>	1451
members of an exclusive representative as defined in section	1452
4117.01 of the Revised Code shall retain all of their rights and	1453
benefits conferred pursuant to that chapter as it presently	1454
exists or is hereafter amended and nothing in this chapter or	1455
Chapter 4123. of the Revised Code shall be construed as	1456
eliminating or interfering with Chapter 4117. of the Revised	1457
Code or the rights and benefits conferred under that chapter to	1458
public employees or to any bargaining unit.	1459
(2) Hire district and staff hearing officers after	1460
consultation with other commission members and obtaining the	1461
approval of at least one other commission member;	1462
(3) Fire staff and district hearing officers when the	1463
chairperson finds appropriate after obtaining the approval of at	1464
least one other commission member;	1465
(4) Maintain the office for the commission in Columbus;	1466
(5) To the maximum extent possible, use electronic data	1467
processing equipment for the issuance of orders immediately	1468
following a hearing, scheduling of hearings and medical	1469
examinations, tracking of claims, retrieval of information, and	1470
any other matter within the commission's jurisdiction, and shall	1471
provide and input information into the electronic data	1472
processing equipment as necessary to effect the success of the	1473
claims tracking system established pursuant to division (B)(14)	1474
of section 4121.121 of the Revised Code;	1475
(6) Exercise all administrative and nonadjudicatory powers	1476
and duties conferred upon the commission by Chapters 4121.,	1477
4123., 4127., and 4131. of the Revised Code;	1478

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(7) Approve all contracts for special services.

(D) The chairperson is responsible for all administrative	1480
matters and may secure for the commission facilities, equipment,	1481
and supplies necessary to house the commission, any employees,	1482
and files and records under the commission's control and to	1483
discharge any duty imposed upon the commission by law, the	1484
expense thereof to be audited and paid in the same manner as	1485
other state expenses. For that purpose, the chairperson,	1486
separately from the budget prepared by the administrator of	1487
workers' compensation, shall prepare and submit to the office of	1488
budget and management a budget for each biennium according to	1489
sections 101.532 and 107.03 of the Revised Code. The budget	1490
submitted shall cover the costs of the commission and staff and	1491
district hearing officers in the discharge of any duty imposed	1492
upon the chairperson, the commission, and hearing officers by	1493
law.	1494

- (E) A majority of the commission constitutes a quorum to 1495 transact business. No vacancy impairs the rights of the 1496 remaining members to exercise all of the powers of the 1497 commission, so long as a majority remains. Any investigation, 1498 inquiry, or hearing that the commission may hold or undertake 1499 may be held or undertaken by or before any one member of the 1500 commission, or before one of the deputies of the commission, 1501 except as otherwise provided in this chapter and Chapters 4123., 1502 4127., and 4131. of the Revised Code. Every order made by a 1503 member, or by a deputy, when approved and confirmed by a 1504 majority of the members, and so shown on its record of 1505 proceedings, is the order of the commission. The commission may 1506 hold sessions at any place within the state. The commission is 1507 responsible for all of the following: 1508
- (1) Establishing the overall adjudicatory policy and 1509 management of the commission under this chapter and Chapters 1510

4123., 4127., and 4131. of the Revised Code, except for those	1511
administrative matters within the jurisdiction of the	1512
chairperson, bureau of workers' compensation, and the	1513
administrator of workers' compensation under those chapters;	1514
(2) Hearing appeals and reconsiderations under this	1515
chapter and Chapters 4123., 4127., and 4131. of the Revised	1516
Code;	1517
(3) Engaging in rulemaking where required by this chapter	1518
or Chapter 4123., 4127., or 4131. of the Revised Code.	1519
Sec. 4121.121. (A) There is hereby created the bureau of	1520
workers' compensation, which shall be administered by the	1521
administrator of workers' compensation. A person appointed to	1522
the position of administrator shall possess significant	1523
management experience in effectively managing an organization or	1524
organizations of substantial size and complexity. A person	1525
appointed to the position of administrator also shall possess a	1526
minimum of five years of experience in the field of workers'	1527
compensation insurance or in another insurance industry, except	1528
as otherwise provided when the conditions specified in division	1529
(C) of this section are satisfied. The governor shall appoint	1530
the administrator as provided in section 121.03 of the Revised	1531
Code, and the administrator shall serve at the pleasure of the	1532
governor. The governor shall fix the administrator's salary on	1533
the basis of the administrator's experience and the	1534
administrator's responsibilities and duties under this chapter	1535
and Chapters 4123., 4125., 4127., 4131., and 4167. of the	1536
Revised Code. The governor shall not appoint to the position of	1537
administrator any person who has, or whose spouse has, given a	1538
contribution to the campaign committee of the governor in an	1539
amount greater than one thousand dollars during the two-year	1540

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period immediately preceding the date of the appointment of the

administrator.	1542
The administrator shall hold no other public office and	1543
shall devote full time to the duties of administrator. Before	1544
entering upon the duties of the office, the administrator shall	1545
take an oath of office as required by sections 3.22 and 3.23 of	1546
the Revised Code, and shall file in the office of the secretary	1547
of state, a bond signed by the administrator and by surety	1548
approved by the governor, for the sum of fifty thousand dollars	1549
payable to the state, conditioned upon the faithful performance	1550
of the administrator's duties.	1551
(B) The administrator is responsible for the management of	1552
the bureau and for the discharge of all administrative duties	1553
imposed upon the administrator in this chapter and Chapters	1554
4123., 4125., 4127., 4131., and 4167. of the Revised Code, and	1555
in the discharge thereof shall do all of the following:	1556
(1) Perform all acts and exercise all authorities and	1557
powers, discretionary and otherwise that are required of or	1558
vested in the bureau or any of its employees in this chapter and	1559
Chapters 4123., 4125., 4127., 4131., and 4167. of the Revised	1560
Code, except the acts and the exercise of authority and power	1561
that is required of and vested in the bureau of workers'	1562
compensation board of directors or the industrial commission	1563
pursuant to those chapters. The treasurer of state shall honor	1564
all warrants signed by the administrator, or by one or more of	1565
the administrator's employees, authorized by the administrator	1566
in writing, or bearing the facsimile signature of the	1567
administrator or such employee under sections 4123.42 and	1568
4123.44 of the Revised Code.	1569

(2) Employ, direct, and supervise all employees required

in connection with the performance of the duties assigned to the	1571
bureau by this chapter and Chapters 4123., 4125., 4127., 4131.,	1572
and 4167. of the Revised Code, including an actuary, and may	1573
establish job classification plans and compensation for all	1574
employees of the bureau provided that this grant of authority	1575
shall not be construed as affecting any employee for whom the	1576
state employment relations board has established an appropriate	1577
bargaining unit under section 4117.06 of the Revised Code and	1578
who is a member of the exclusive representative, as defined in	1579
section 4117.01 of the Revised Code, selected by the members of	1580
such a bargaining unit. All positions of employment in the	1581
bureau are in the classified civil service except those	1582
employees the administrator may appoint to serve at the	1583
administrator's pleasure in the unclassified civil service	1584
pursuant to section 124.11 of the Revised Code. The	1585
administrator shall fix the salaries of employees the	1586
administrator appoints to serve at the administrator's pleasure,	1587
including the chief operating officer, staff physicians, and	1588
other senior management personnel of the bureau and shall	1589
establish the compensation of staff attorneys of the bureau's	1590
legal section and their immediate supervisors, and take whatever	1591
steps are necessary to provide adequate compensation for other	1592
staff attorneys.	1593

The administrator may appoint a person who holds a 1594 certified position in the classified service within the bureau 1595 to a position in the unclassified service within the bureau. A 1596 person appointed pursuant to this division to a position in the 1597 unclassified service shall retain the right to resume the 1598 position and status held by the person in the classified service 1599 immediately prior to the person's appointment in the 1600 unclassified service, regardless of the number of positions the 1601

person held in the unclassified service. An employee's right to	1602
resume a position in the classified service may only be	1603
exercised when the administrator demotes the employee to a pay	1604
range lower than the employee's current pay range or revokes the	1605
employee's appointment to the unclassified service. An employee	1606
who holds a position in the classified service and who is	1607
appointed to a position in the unclassified service on or after	1608
January 1, 2016, shall have the right to resume a position in	1609
the classified service under this division only within five	1610
years after the effective date of the employee's appointment in	1611
the unclassified service. An employee forfeits the right to	1612
resume a position in the classified service when the employee is	1613
removed from the position in the unclassified service due to	1614
incompetence, inefficiency, dishonesty, drunkenness, immoral	1615
conduct, insubordination, discourteous treatment of the public,	1616
neglect of duty, violation of this chapter or Chapter 124.,	1617
4123., 4125., 4127., 4131., or 4167. of the Revised Code,	1618
violation of the rules of the director of administrative	1619
services or the administrator, any other failure of good	1620
behavior, any other acts of misfeasance, malfeasance, or	1621
nonfeasance in office, or conviction of a felony while employed	1622
in the civil service. An employee also forfeits the right to	1623
resume a position in the classified service upon transfer to a	1624
different agency.	1625

Reinstatement to a position in the classified service 1626 shall be to a position substantially equal to that position in 1627 the classified service held previously, as certified by the 1628 department of administrative services. If the position the 1629 person previously held in the classified service has been placed 1630 in the unclassified service or is otherwise unavailable, the 1631 person shall be appointed to a position in the classified 1632

service within the bureau that the director of administrative 1633 services certifies is comparable in compensation to the position 1634 the person previously held in the classified service. Service in 1635 the position in the unclassified service shall be counted as 1636 service in the position in the classified service held by the 1637 person immediately prior to the person's appointment in the 1638 unclassified service. When a person is reinstated to a position 1639 in the classified service as provided in this division, the 1640 person is entitled to all rights, status, and benefits accruing 1641 to the position during the person's time of service in the 1642 position in the unclassified service. 1643

(3) Reorganize the work of the bureau, its sections, 1644 departments, and offices to the extent necessary to achieve the 1645 most efficient performance of its functions and to that end may 1646 establish, change, or abolish positions and assign and reassign 1647 duties and responsibilities of every employee of the bureau. All 1648 persons employed by the commission in positions that, after 1649 November 3, 1989, are supervised and directed by the 1650 administrator under this section are transferred to the bureau 1651 in their respective classifications but subject to reassignment 1652 and reclassification of position and compensation as the 1653 administrator determines to be in the interest of efficient 1654 administration. The civil service status of any person employed 1655 by the commission is not affected by this section. Personnel 1656 employed by the bureau or the commission who are subject to 1657 Chapter 4117. of the Revised Code and who are members of an 1658 exclusive representative as defined in section 4117.01 of the 1659 Revised Code shall retain all of their rights and benefits 1660 conferred pursuant to that chapter as it presently exists or is 1661 hereafter amended and nothing in this chapter or Chapter 4123. 1662 of the Revised Code shall be construed as eliminating or 1663

interfering with Chapter 4117. of the Revised Code or the rights	1664
and benefits conferred under that chapter to public employees or	1665
to any bargaining unit.	1666
(4) Provide offices, equipment, supplies, and other	1667
facilities for the bureau.	1668
(5) Prepare and submit to the board information the	1669
administrator considers pertinent or the board requires,	1670
together with the administrator's recommendations, in the form	1671
of administrative rules, for the advice and consent of the	1672
board, for classifications of occupations or industries, for	1673
premium rates and contributions, for the amount to be credited	1674
to the surplus fund, for rules and systems of rating, rate	1675
revisions, and merit rating. The administrator shall obtain,	1676
prepare, and submit any other information the board requires for	1677
the prompt and efficient discharge of its duties.	1678
(6) Keep the accounts required by division (A) of section	1679
4123.34 of the Revised Code and all other accounts and records	1680
necessary to the collection, administration, and distribution of	1681
the workers' compensation funds and shall obtain the statistical	1682
and other information required by section 4123.19 of the Revised	1683
Code.	1684
(7) Exercise the investment powers vested in the	1685
administrator by section 4123.44 of the Revised Code in	1686
accordance with the investment policy approved by the board	1687
pursuant to section 4121.12 of the Revised Code and in	1688
consultation with the chief investment officer of the bureau of	1689
workers' compensation. The administrator shall not engage in any	1690
prohibited investment activity specified by the board pursuant	1691

to division (F)(9) of section 4121.12 of the Revised Code and

shall not invest in any type of investment specified in

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divisions (B)(1) to (10) of section 4123.442 of the Revised 1694 Code. All business shall be transacted, all funds invested, all 1695 warrants for money drawn and payments made, and all cash and 1696 securities and other property held, in the name of the bureau, 1697 or in the name of its nominee, provided that nominees are 1698 authorized by the administrator solely for the purpose of 1699 facilitating the transfer of securities, and restricted to the 1700 administrator and designated employees. 1701

- (8) In accordance with Chapter 125. of the Revised Code, 1702 purchase supplies, materials, equipment, and services. 1703
- (9) Prepare and submit to the board an annual budget for 1704 internal operating purposes for the board's approval. The 1705 administrator also shall, separately from the budget the 1706 industrial commission submits, prepare and submit to the 1707 director of budget and management a budget for each biennium. 1708 The budgets submitted to the board and the director shall 1709 include estimates of the costs and necessary expenditures of the 1710 bureau in the discharge of any duty imposed by law. 1711
- (10) As promptly as possible in the course of efficient 1712 administration, decentralize and relocate such of the personnel 1713 and activities of the bureau as is appropriate to the end that 1714 the receipt, investigation, determination, and payment of claims 1715 may be undertaken at or near the place of injury or the 1716 residence of the claimant and for that purpose establish 1717 regional offices, in such places as the administrator considers 1718 proper, capable of discharging as many of the functions of the 1719 bureau as is practicable so as to promote prompt and efficient 1720 administration in the processing of claims. All active and 1721 inactive lost-time claims files shall be held at the service 1722 office responsible for the claim. A claimant, at the claimant's 1723

request, shall be provided with information by telephone as to	1724
the location of the file pertaining to the claimant's claim. The	1725
administrator shall ensure that all service office employees	1726
report directly to the director for their service office.	1727
(11) Provide a written binder on new coverage where the	1728
administrator considers it to be in the best interest of the	1729
risk. The administrator, or any other person authorized by the	1730
administrator, shall grant the binder upon submission of a	1731
request for coverage by the employer. A binder is effective for	1732
a period of thirty days from date of issuance and is	1733
nonrenewable. Payroll reports and premium charges shall coincide	1734
with the effective date of the binder.	1735
(12) Set standards for the reasonable and maximum handling	1736
time of claims payment functions, ensure, by rules, the	1737
impartial and prompt treatment of all claims and employer risk	1738
accounts, and establish a secure, accurate method of time	1739
stamping all incoming mail and documents hand delivered to	1740
bureau employees.	1741
(13) Ensure that all employees of the bureau follow the	1742
orders and rules of the commission as such orders and rules	1742
relate to the commission's overall adjudicatory policy-making	1744
and management duties under this chapter and Chapters 4123.,	1745
4127., and 4131. of the Revised Code.	1746
(14) Manage and operate a data processing system with a	1747
common data base for the use of both the bureau and the	1748
commission and, in consultation with the commission, using	1749
electronic data processing equipment, shall develop a claims	1750
tracking system that is sufficient to monitor the status of a	1751
claim at any time and that lists appeals that have been filed	1752

and orders or determinations that have been issued pursuant to

section 4123.511 or 4123.512 of the Revised Code, including the	1754
dates of such filings and issuances.	1755
(15) Establish and maintain a medical section within the	1756
bureau. The medical section shall do all of the following:	1757
(a) Assist the administrator in establishing standard	1758
medical fees, approving medical procedures, and determining	1759
eligibility and reasonableness of the compensation payments for	1760
medical, hospital, and nursing services, and in establishing	1761
guidelines for payment policies which recognize usual,	1762
customary, and reasonable methods of payment for covered	1763
services;	1764
(b) Provide a resource to respond to questions from claims	1765
examiners for employees of the bureau;	1766
(c) Audit fee bill payments;	1767
(d) Implement a program to utilize, to the maximum extent	1768
possible, electronic data processing equipment for storage of	1769
information to facilitate authorizations of compensation	1770
payments for medical, hospital, drug, and nursing services;	1771
(e) Perform other duties assigned to it by the	1772
administrator.	1773
(16) Appoint, as the administrator determines necessary,	1774
panels to review and advise the administrator on disputes	1775
arising over a determination that a health care service or	1776
supply provided to a claimant is not covered under this chapter	1777
or Chapter 4123., 4127., or 4131. of the Revised Code or is	1778
medically unnecessary. If an individual health care provider is	1779
involved in the dispute, the panel shall consist of individuals	1780
licensed pursuant to the same section of the Revised Code as	1781
such health care provider.	1782

(17) Pursuant to section 4123.65 of the Revised Code,	1783
approve applications for the final settlement of claims for	1784
compensation or benefits under this chapter and Chapters 4123.,	1785
4127., and 4131. of the Revised Code as the administrator	1786
determines appropriate, except in regard to the applications of	1787
self-insuring employers and their employees.	1788

- (18) Comply with section 3517.13 of the Revised Code, and 1789 except in regard to contracts entered into pursuant to the 1790 authority contained in section 4121.44 of the Revised Code, 1791 comply with the competitive bidding procedures set forth in the 1792 Revised Code for all contracts into which the administrator 1793 enters provided that those contracts fall within the type of 1794 contracts and dollar amounts specified in the Revised Code for 1795 competitive bidding and further provided that those contracts 1796 are not otherwise specifically exempt from the competitive 1797 bidding procedures contained in the Revised Code. 1798
- (19) Adopt, with the advice and consent of the board, rules for the operation of the bureau.
- (20) Prepare and submit to the board information the

  administrator considers pertinent or the board requires,

  together with the administrator's recommendations, in the form

  of administrative rules, for the advice and consent of the

  board, for the health partnership program and the qualified

  health plan system, as provided in sections 4121.44, 4121.441,

  and 4121.442 of the Revised Code.

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(C) The administrator, with the advice and consent of the 1808 senate, shall appoint a chief operating officer who has a 1809 minimum of five years of experience in the field of workers' 1810 compensation insurance or in another similar insurance industry 1811 if the administrator does not possess such experience. The chief 1812

operating officer shall not commence the chief operating	1813
officer's duties until after the senate consents to the chief	1814
operating officer's appointment. The chief operating officer	1815
shall serve in the unclassified civil service of the state.	1816
Sec. 4121.69. (A) The administrator of workers'	1817
compensation may establish compensation plans, including	1818
schedules of hourly rates, for the compensation of professional,	1819
administrative, and managerial employees who are employed to	1820
fulfill the duties placed upon the bureau of workers'	1821
compensation pursuant to sections 4121.61 to 4121.69 of the	1822
Revised Code. The administrator may establish rules or policies	1823
for the administration of the respective compensation plans.	1824
This division does not apply to employees for whom the	1825
state employment relations board establishes appropriate	1826
bargaining units pursuant to section 4117.06 of the Revised Code	1827
and who are members of the exclusive representative, as defined	1828
in section 4117.01 of the Revised Code, selected by the members	1829
of such a bargaining unit.	1830
(B) The administrator may employ the services and	1831
resources of any public entity or private person, business, or	1832
association in fulfilling the duties placed upon the bureau of	1833
workers' compensation by sections 4121.61 to 4121.69 of the	1834

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Revised Code. The opportunities for Ohioans with disabilities

agency, the director of job and family services, and any other

public officer, employee, or agency shall give to the bureau of

procedures and criteria for referring, accepting, and providing

services to claimants in the job placement and rehabilitation

efforts of the bureau of workers' compensation on behalf of a

workers' compensation full cooperation and, at the request of

the administrator, enter into a written agreement stating the

claimant when referred by the bureau of workers' compensation.	1843
(C) In appropriate cases, the bureau may refer a candidate	1844
to the opportunities for Ohioans with disabilities agency for	1845
participation in a program of the agency. For that purpose, the	1846
bureau of workers' compensation shall compensate the agency for	1847
the nonfederal portion of its services.	1848
Sec. 5501.20. (A) As used in this section:	1849
(1) "Career professional service" means that part of the	1850
competitive classified service that consists of employees of the	1851
department of transportation who, regardless of job	1852
classification, meet both of the following qualifications:	1853
(a) They are supervisors, professional employees who are	1854
not in a collective bargaining unit or who are in a collective	1855
bargaining unit but who are not members of the exclusive	1856
representative of that unit, confidential employees, or	1857
management level employees, all as defined in section 4117.01 of	1858
the Revised Code.	1859
(b) They exercise authority that is not merely routine or	1860
clerical in nature and report only to a higher level	1861
unclassified employee or employee in the career professional	1862
service.	1863
(2) "Demoted" means that an employee is placed in a	1864
position where the employee's wage rate equals, or is not more	1865
than twenty per cent less than, the employee's wage rate	1866
immediately prior to demotion or where the employee's job	1867
responsibilities are reduced, or both.	1868
(3) "Employee in the career professional service with	1869
restoration rights" means an employee in the career professional	1870
service who has been in the classified civil service for at	1871

least two years and who has a cumulative total of at least ten 1872 years of continuous service with the department of 1873 transportation.

(B) Not later than the first day of July of each odd-1875 numbered year, the director of transportation shall adopt a rule 1876 in accordance with section 111.15 of the Revised Code that 1877 establishes a business plan for the department of transportation 1878 that states the department's mission, business objectives, and 1879 strategies and that establishes a procedure by which employees 1880 in the career professional service will be held accountable for 1881 1882 their performance. The director shall adopt a rule that establishes a business plan for the department only once in each 1883 two years. Within sixty days after the effective date of a rule 1884 that establishes a business plan for the department, the 1885 director shall adopt a rule in accordance with section 111.15 of 1886 the Revised Code that identifies specific positions within the 1887 department of transportation that are included in the career 1888 professional service. The director may amend the rule that 1889 identifies the specific positions included in the career 1890 professional service whenever the director determines necessary. 1891 Any rule adopted under this division is subject to review and 1892 invalidation by the joint committee on agency rule review as 1893 provided in division (D) of section 111.15 of the Revised Code. 1894 The director shall provide a copy of any rule adopted under this 1895 division to the director of budget and management. 1896

Except as otherwise provided in this section, an employee 1897 in the career professional service is subject to the provisions 1898 of Chapter 124. of the Revised Code that govern employees in the 1899 classified civil service.

(C) After an employee is appointed to a position in the 1901

career professional service, the employee's direct supervisor	1902
shall provide the employee appointed to that position with a	1903
written performance action plan that describes the department's	1904
expectations for that employee in fulfilling the mission,	1905
business objectives, and strategies stated in the department's	1906
business plan. No sooner than four months after being appointed	1907
to a position in the career professional service, an employee	1908
appointed to that position shall receive a written performance	1909
review based on the employee's fulfillment of the mission,	1910
business objectives, and strategies stated in the department's	1911
business plan. After the initial performance review, the	1912
employee shall receive a written performance review at least	1913
once each year or as often as the director considers necessary.	1914
The department shall give an employee whose performance is	1915
unsatisfactory an opportunity to improve performance for a	1916
period of at least six months, by means of a written corrective	1917
action plan, before the department takes any disciplinary action	1918
under this section or section 124.34 of the Revised Code. The	1919
department shall base its performance review forms on its	1920
business plan.	1921

(D) An employee in the career professional service may be 1922 suspended, demoted, or removed because of performance that 1923 hinders or restricts the fulfillment of the department's 1924 business plan or for disciplinary reasons under section 124.34 1925 or 124.57 of the Revised Code. An employee in the career 1926 professional service may appeal only the employee's removal to 1927 the state personnel board of review. An employee in the career 1928 professional service may appeal a demotion or a suspension of 1929 more than three days pursuant to rules the director adopts in 1930 accordance with section 111.15 of the Revised Code. 1931

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(E) An employee in the career professional service with

restoration rights has restoration rights if demoted because of	1933
performance that hinders or restricts fulfillment of the	1934
mission, business objectives, or strategies stated in the	1935
department's business plan, but not if involuntarily demoted or	1936
removed for any of the reasons described in section 124.34 or	1937
for a violation of section 124.57 of the Revised Code. The	1938
director shall demote an employee who has restoration rights of	1939
that nature to a position in the classified service that in the	1940
director's judgment is similar in nature to the position the	1941
employee held immediately prior to being appointed to the	1942
position in the career professional service. The director shall	1943
assign to an employee who is demoted to a position in the	1944
classified service as provided in this division a wage rate that	1945
equals, or that is not more than twenty per cent less than, the	1946
wage rate assigned to the employee in the career professional	1947
service immediately prior to the employee's demotion.	1948
Section 2. That existing sections 9.81, 121.40, 124.14,	1949
124.15, 3345.31, 4117.03, 4117.04, 4117.05, 4117.09, 4117.10,	1950
4117.11, 4121.03, 4121.121, 4121.69, and 5501.20 of the Revised	1951
Code are hereby repealed.	1952
Section 3. This act applies to all collective bargaining	1953
agreements entered into pursuant to Chapter 4117. of the Revised	1954
Code on or after the effective date of this act.	1955
Section 4. All items in this section are hereby	1956
appropriated as designated out of any moneys in the state	
appropriated as designated out of any moneys in the state	1957
treasury to the credit of the designated fund. For all	1957 1958
treasury to the credit of the designated fund. For all	1958

addition to any other appropriations made for the FY 2018-FY

2019 biennium.	1963
ERB State Employment Relations Board	1964
General Revenue Fund	1965
GRF125401Pamphlets and Brochures \$30,000 \$0	1966
TOTAL GRF General Revenue Fund \$30,000 \$0	1967
TOTAL ALL BUDGET FUND GROUPS \$30,000 \$0	1968
PAMPHLETS AND BROCHURES	1969
The foregoing appropriation item 125401, Pamphlets and	1970
Brochures, shall be used by the State Employment Relations Board	1971
to pay the costs of developing, producing, and distributing	1972
pamphlets, brochures, electronic mail, or other literature	1973
explaining a public employee's rights and options under Chapter	1974
4117. of the Revised Code. The Board shall provide these items,	1975
at no cost, to public employees and public employers upon	1976
request.	1977
Any unexpended and unencumbered portion of the foregoing	1978
appropriation item 125401, Pamphlets and Brochures, at the end	1979
of fiscal year 2018 is hereby reappropriated for the same	1980
purpose in fiscal year 2019.	1981
Section 5. Within the limits set forth in this act, the	1982
Director of Budget and Management shall establish accounts	1983
indicating the source and amount of funds for each appropriation	1984
made in this act, and shall determine the form and manner in	1985
which appropriation accounts shall be maintained. Expenditures	1986
from appropriations contained in this act shall be accounted for	1987
as though made in the main operating appropriations act of the	1988
132nd General Assembly.	1989

## H. B. No. 53 As Introduced The appropriations made in this act are subject to all 1990 provisions of the main operating appropriations act of the 132nd 1991 General Assembly that are generally applicable to such 1992

1993

appropriations.