Bureau of Workers' Compensation	Main Operating Appropriations Bill		H. B. 59	
Executive	As Passed by the House	As Passed by the Senate	As Enacted	
BWCCD29 Managed Care Organizations				
		R.C. 4121.44, 4121.441	R.C. 4121.44, 4121.441	
No provision.	No provision.	(1) Provides specific statutory authorization for BWC to enter into contracts with Managed Care Organizations (MCOs) to provide medical management and cost containment services in the Health Partnership Program.	(1) Same as the Senate.	
No provision.	No provision.	(2) Requires contracts with MCOs to include (A) incentives that may be awarded based on compliance and performance of the MCO and (B) penalties that may be imposed based on the failure of the MCO to reasonably comply with or perform terms of the contract, which may include termination of the contract.	(2) Same as the Senate.	
No provision.	No provision.	(3) Permits contracts with MCO to contain provisions limiting, restricting, or regulating any marketing or advertising by the MCO, or by any individual or entity that is affiliated with or acting on behalf of the MCO.	(3) Same as the Senate.	
No provision.	No provision.	(4) Prohibits an MCO from receiving compensation under the Health Partnership Program unless the MCO has entered into a contract with BWC.	(4) Same as the Senate.	
No provision.	No provision.	(5) Permits the Administrator to decertify an MCO if the MCO (A) fails to maintain any of the requirements of participants in the Health Partnership Program under continuing law, (B) fails to reasonably	(5) Same as the Senate.	
Bureau of Workers' Compensation		1	Prepared by the Legislative Service Commission	

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		comply with or to perform in accordance with the terms of the contract, or (C) violates a rule adopted to implement the Health Partnership Program.	
No provision.	No provision.	(6) Requires the Administrator to provide each MCO that is being decertified with written notice of the pending decertification and an opportunity for a hearing pursuant to rules adopted by the Administrator.	(6) Same as the Senate.
		Fiscal effect: None related to the MCO contract requirements. None, also, related to the due process provisions concerning MCO decertification, since BWC currently notifies MCOs of pending decertification and holds hearings under administrative rule. There are 17 MCOs under BWC's Health Partnership Program.	Fiscal effect: Same as the Senate.

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Executive	As Passed by the House	As Passed by the Senate	As Enacted
BWCCD30 Rules for Waiver of Self-Insur	ance Eligibility Factors		
		R.C. 4123.35	R.C. 4123.35
No provision.	No provision.	Requires the Administrator of Workers' Compensation to adopt rules to establish criteria that an employer must meet to have the Administrator waive the following factors an employer may currently be required to satisfy to become self-insured under the Workers' Compensation Law: (1) that the employer must employ a minimum of 500 employees in Ohio and (2) that the employer must have operated in Ohio for a minimum of two years or must have purchased, acquired, or otherwise succeeded to the operation of a business that has operated for at least two years in Ohio. (Currently, the Administrator may waive these factors.)	Same as the Senate.
No provision.	No provision.	Allows the Administrator to include in the rules a requirement that the employer pay a security in accordance with continuing law in addition to the contribution the employer must pay into the Self-Insuring Employers' Guaranty Fund under continuing law.	Same as the Senate.
			Fiscal effect: Same as the Senate.

eau of Workers' Compensation	Ma	in Operating Appropriations Bill	H. B. 59
Executive	As Passed by the House	As Passed by the Senate	As Enacted
BWCCD31 Prospective Payment of	Workers' Compensation Premiums		
		R.C. 4123.322, 4123.35, 4123.41	R.C. 4123.322, 4123.35, 4123.41
No provision.	No provision.	(1) Allows the Administrator of Workers' Compensation, with the advice and consent of the Bureau of Workers' Compensation Board of Directors, to adopt rules with respect to the collection, maintenance, and disbursements of the State Insurance Fund to provide for a system of prospective payment of workers' compensation premiums.	(1) Same as the Senate.
No provision.	No provision.	(2) Requires, if the Administrator establishes a prospective payment system, all private sector employers and all public employers other than state agencies and state universities and colleges to pay premiums in accordance with the requirements for that system.	(2) Same as the Senate.
No provision.	No provision.	(3) Requires, if the Administrator adopts rules to establish a prospective payment system, the rules to include requirements to convert to that system, requirements for payroll reports and payment due dates, and penalties for failure to pay the appropriate amounts when due, failure to file payroll reports, or failure to properly estimate payroll.	(3) Same as the Senate.

Bureau of Workers' Compensation	Mai	n Operating Appropriations Bill	H. B. 59
Executive	As Passed by the House	As Passed by the Senate	As Enacted
		Fiscal effect: BWC would incur administrative costs to develop and implement a prospective payment plan by administrative rule. Administrative costs are paid from the Workers' Compensation Fund (Fund 7023). The effect on premiums paid into the State Insurance Fund will depend on program parameters.	Fiscal effect: Same as the Senate.
BWCCD27 Safety and Hygiene Fun	d Increase and Safety Grant Expansion		
		Sections: 605.03, 605.04	Sections: 605.03, 605.04
No provision.	No provision.	(1) Amends H.B. 34 of the 130th General Assembly to increase the amount appropriated for item 855609, Safety and Hygiene, by \$2.5 million in each fiscal year, to \$21,661,132 in FY 2014 and \$21,661,132 in FY 2015.	(1) Same as the Senate.
No provision.	No provision.	(2) Makes a corresponding increase in the amount the Treasurer of State is required to transfer from the State Insurance Fund to the Safety and Hygiene Fund (Fund 8260) in each fiscal year to \$21,661,132 in FY 2014 and \$21,661,132 in FY 2015.	(2) Same as the Senate.
No provision.	No provision.	(3) Changes the name of appropriation item 855610 from Gear Program to Safety Grants, and increases the appropriation by \$10.0 million in each fiscal year, to \$15.0 million in FY 2014 and \$15.0 million in FY 2015.	(3) Same as the Senate.

eau of Workers' Compensation	Mair	Operating Appropriations Bill	H. B. 59	
Executive	As Passed by the House	As Passed by the Senate	As Enacted	
FCCCD21 Agency Administration of Capital	Facilities Projects			
Sections: 610.10, 610.11	Sections: 610.10, 610.11	Sections: 610.10, 610.11	Sections: 610.10, 610.11	
Amends Section 509.40 of H.B. 482 of the 129th G.A. to give the Executive Director of DFCC, instead of the Director of DAS, the authority to allow various agencies to administer certain capital facilities projects.	Same as the Executive.	Same as the Executive.	Same as the Executive.	
Adds the Bureau of Workers' Compensation as an agency that may administer any capital facilities project if the estimated cost, including design fees, construction, equipment, and contingency amounts, is ess than \$1.5 million.	Same as the Executive.	Same as the Executive.	Same as the Executive.	
Requires all eligible agencies to make requests through the OAKS-CI application when requesting authority to administer hose projects, and removes the current law requirement that requests be made 60 days after the effective date of the section of law in which the General Assembly initially	Same as the Executive.	Same as the Executive.	Same as the Executive.	

Improvements Law.

makes an appropriation for the project.

Requires all eligible agencies, if authorized to administer these projects, to track all project information in OAKS-CI pursuant to

OFCC guidelines, in addition to complying

with the applicable procedures and guidelines established in Ohio's Public

Bureau of Workers' Compensation	Main Operating Appropriations Bill		H. B. 59	
Executive	As Passed by the House	As Passed by the Senate	As Enacted	
Fiscal effect: In addition to the various agencies authorized in this provision to administer their own projects, OFCC is authorized to allow DNR to administer certain projects not more than \$1.5 million (FCCCD2).	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	

au of Workers' Compensation		Main Operating Appropriations Bill	H. B. 59
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DNRCD26 Elimination of Transfe	ers from the Coal Workers Pneumoconiosis Fu	und to DNR	
R.C. 4131.03	R.C. 4131.03	R.C. 4131.03	R.C. 4131.03
Eliminates the authority for the Di Natural Resources to request the Administrator of the Bureau of Wo Compensation to transfer a portion Investment earnings in the Coal Wo Pneumoconiosis Fund to the Mine Fund (Fund 5CUO) and the Coal I Administration and Reclamation Fund (Fund 5260), and eliminates requirement for the Administrator rules governing the transfer.	orkers' on of the Vorkers e Safety Mining Reserve s the	Same as the Executive.	Same as the Executive.
Fiscal effect: Ends payments o million annually to the Mine Sar (Fund 5CU0) and up to \$1.5 mil annually to the Coal Mining Administration and Reclamatio Fund (Fund 5260) from the Coal Pneumoconiosis Fund, allowin moneys to stay in that fund for payment of eligible coal worker compensation claims. DNR's MProgram is funded out of GRF Program is funded out of GRF P	rety Fund lion n Reserve I Workers g these the es' ine Safety ine item	cutive. Fiscal effect: Same as the Executi	ve. Fiscal effect: Same as the Executive.