

COMPARISON DOCUMENT

House Bill 27 132nd General Assembly

Bureau of Workers' Compensation Budget (FY 2018 – FY 2019)

> As Introduced As Passed by the House As Passed by the Senate

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June 28, 2017

Joint Committee on	Agency Rule Review	BWC Budget		H. B. 27
Executive		As Passed by the House	As Passed by the Senate	
JCRCD4	Prohibition on retrospective r	ulemaking and other actions		
		R.C. <i>1.481</i>	form folion and I No and initia	
No provision.		Prohibits a state agency from rulemaking, or other quasi-legislative or quasi-judicial action substantive or procedural retrospective effect General Assembly expressly has authorized other action that has such an effect.	h, that has a structure of the structure	

eau of Workers' Compe	nsation BWC Budget	Н. В.
Executive	As Passed by the House	As Passed by the Senate
BWCCD25 Fire	efighter cancer presumption	
	R.C. 742.38, 4123.68; Sec	tions 707.10 and 741.20 R.C. 742.38, 4123.68; Sections 707.10 and 741.20
No provision.	Specifies that the presumption th disabled due to cancer incurred th official duties as a firefighter may evidence that shows, by a prepor scientific evidence, that exposure alleged did not or could not have alleged.	to the type of carcinogen
No provision.	Specifies that the presumption do more than 15 years (instead of 20 law) since the firefighter was last as a firefighter.	years as under current
	Fiscal effect: This could potent of these types of firefighter cla Police and Fire Pension Fund c	ms approved by the Ohio
BWCCD26 Cla	ims filed by illegal and unauthorized aliens	
	R.C. 2307.82, 2743.02, 27 4123.511, 4123.513,	
No provision.	Prohibits illegal and unauthorized compensation and certain benefit from electing to cover those alien	s and prohibits an employer
No provision.	Requires a claimant to submit an the claimant or deceased employ claim was an eligible "employee" Compensation Law.	ee who is the subject of the

ureau of Workers' Compensation	BWC Budget		H. B. 2
Executive	As Passed by the House	As Passed by the Senate	
No provision.	Grants an employer immunity from liability for damages suffered by reason of personal injury sustained or occupational disease contracted in the course of employment caused by the employer's wrongful act or omission or neglect unless the claimant proves, by clear an convincing evidence, that the employer employed the individual knowing that the individual was not authorized to work under federal law.	No provision.	
No provision.	Maintains employer liability for intentional torts.	No provision.	
No provision.	Creates an irrebuttable presumption that an unauthorized alien assumed the risk of incurring an injury or contracting a occupational disease at the workplace, or dying as a result such an injury or occupational disease, when performing services or providing labor for an employer.		
No provision.	States that, unless shown that a claimant can prove by clear and convincing evidence that an employer employed an individual knowing that the individual was not authorized to work under federal law, no court has jurisdiction over a clair for damages suffered by an illegal or unauthorized alien by reason of personal injury sustained or occupational disease contracted by the illegal or unauthorized alien in the course of employment caused by the employer's wrongful act or omission of neglect.	n	
No provision.	Does not allow an employer to assert the fellow servant rule assumption of risk, or contributory negligence to defend against a claim for damages permitted under this provision.		
No provision.	Creates a rebuttable presumption that an employer did not knowingly hire an illegal or unauthorized alien if the employ complied with federal law.	er	

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reau of Workers' (Compensation	BWC Budget		H. B. 2
Executive		As Passed by the House	As Passed by the Senate	
		Fiscal effect: Potential reduction in claims received and paid by BWC from the State Insurance Fund.		
BWCCD28	Employee medical examinations			
		R.C. 4113.21	R.C. 4113.21	
No provision.		Prohibits a public employer from requiring an employee, prospective employee, or applicant for employment to pay the cost of a medical examination required by the public employer as a condition of employment or continued employment.	Same as the House.	
		Fiscal effect: Uncertain.	Fiscal effect: Same as the House.	
BWCCD17	Provider participation standards			
		R.C. 4121.44	R.C. 4121.44	
No provision.		Requires the Administrator of Workers' Compensation, in consultation with the Health Care Quality Assurance Advisory committee, to develop and periodically revise standards for maintaining adequate numbers of certified health care providers for services used by workers' compensation claimants.	Same as the House.	
No provision.		Specifies that the standards ensure that: (1) claimants have access to a choice of providers for similar services within the geographic area that the claimant resides, and (2) providers within a geographic area are actively accepting new claimants as required in rules adopted by the Administrator.		
		Fiscal effect: Possible increase in administrative costs to develop and revise the required standards.	Fiscal effect: Same as the House.	

reau of Workers' Compensation	BWC Budget		H. B. 2
Executive	As Passed by the House	As Passed by the Senate	
BWCCD21 Actuarial reporting			
	R.C. 4121.125	R.C. 4121.125	
No provision.	Revises the current law parameters concerning the contents of the required annual actuarial report in the following ways: (1) Requires the report to consist of the estimates of unpaid liabilities of the State Insurance Fund and other funds created in the Workers' Compensation Law, rather than a valuation of assets, liabilities, and funding requirements of those funds.	Same as the House.	
No provision.	(2) Requires an actuary or a person supervised by an actuary to include in the actuarial analysis, produced every five years under continuing law, an update of claim level reserves in the unpaid liabilities report. Requires the analysis to consider certain factors that affect employer experience ratings, including the mortality experienced used in estimating future costs of survivor benefits.	Same as the House.	
No provision.	(3) Eliminates the actuarial assumption summaries that currently must be included in the five-year report.	Same as the House.	
No provision.	(4) Eliminates the BWC Board of Directors' authority to contract with an outside actuary or other professional person to compare Ohio's workers' compensation system to other state and private workers' compensation systems.	Same as the House.	
No provision.	Eliminates the following information from actuarial reports required under current law on proposed workers' compensation legislation: (1) a description of the participant group or groups included in the report; (2) the percent of premium increase that would be required to amortize the increase in actuarial accrued liabilities as a level percent of employer premiums over a period not to exceed 30 years;	Same as the House.	
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	and (3) a statement of whether employer premiums paid to BWC after enactment of legislation are expected to satisfy funding objectives established by the Board.	
	Fiscal effect: Possible reduction in costs to produce these reports and analyses.	Fiscal effect: Same as the House.
BWCCD1 Premium rate revisions		
R.C. 4123.29	R.C. 4123.29	R.C. 4123.29
Requires the BWC Administrator, when revising premium rates for employers that are part of a group rating plan, to provide an explanation of the rate revision to the group administrator instead of a copy of the invoice as under current law.	Same as the Executive.	Same as the Executive.
Fiscal effect: Minimal additional administrative expense paid from the Workers' Compensation Fund (Fund 7023) for sending explanations of rate revisions, which are longer than invoices.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
BWCCD12 Waiver of required medical examination	s for certain temporary total disability (TTD) claims	
R.C. 4123.53	R.C. 4123.53	R.C. 4123.53
Authorizes the BWC Administrator, for good cause, to waive the requirement that an employee receiving temporary total disability (TTD) compensation undergo a medical examination.	Same as the Executive.	Same as the Executive.
	Same as the Executive.	Same as the Executive.

eau of Workers' Compensation	BWC Budget	Н. В. 2
Executive	As Passed by the House	As Passed by the Senate
Fiscal effect: May reduce the number of individuals required to undergo medical examinations that would be paid for from the State Insurance Fund.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
BWCCD2 BWC drug testing - rebuttable presumption	ion	
R.C. 4123.54	R.C. 4123.54	R.C. 4123.54
Revises the list of the controlled substances and the necessary levels of some of the controlled substances specified in continuing law to be those used by the federal Department of Transportation drug testing program under the continuing law rebuttable presumption that an employee's intoxication with certain controlled substances at specified levels following an injury was the proximate cause of injury, thus making the employee ineligible to receive compensation or benefits under the Workers' Compensation Law under certain circumstances.	Same as the Executive, but restores current law with respect to testing for barbiturates, benzodiazepines, and methadone for purposes of continuing law's rebuttable presumption regarding drug testing.	Same as the House.
Fiscal effect: Potential reduction in benefits paid from the State Insurance Fund if more claims are rejected because of the rebuttable presumption thresholds for these substances are reached under the U.S. Department of Transportation drug testing rule.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
BWCCD13 Prohibition against payment of compens	ation or benefits to incarcerated dependents	
R.C. 4123.54, Section 741.20	R.C. 4123.54, Section 741.20	R.C. 4123.54, Section 741.20
Prohibits, for all claims on or after the effective date of this provision, compensation or benefits from being paid to a deceased employee's dependent while the dependent is incarcerated as a result of a conviction of any state or federal criminal law.	Same as the Executive.	Same as the Executive.
au of Workers' Compensation	7	Prepared by the Legislative Service Commiss

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Executive	As Passed by the House	As Passed by the Senate
Fiscal effect: Potentially reduces some payments made to dependents from the State Insurance Fund; however, the overall magnitude of this reduction would appear to be rather minimal.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
BWCCD4 Minimum compensation for temporary to	otal disability claims	
R.C. 4123.56	R.C. 4123.56	R.C. 4123.56
Requires, if an employee's average or full weekly wage has not been determined at the time temporary total disability (TTD) compensation becomes payable, that an employee receive the minimum calculable compensation for TTD under the Workers' Compensation Law. Requires TTD compensation based on such a determination to be adjusted - overpayments to be recovered and underpayments to be paid - on determination of an employee's average or full weekly wage.	Same as the Executive, but makes the following two changes: (1) requires the initial TTD compensation to be set at 33 1/3% of the statewide average weekly wage rather than the minimum amount calculable under the Workers' Compensation Law, and (2) uses only a claimant's full weekly wage information rather than full or average weekly wage information to determine whether the initial TTD compensation amount set at 33 1/3% of the statewide average weekly wage results in any necessary subsequent payment adjustments.	Same as the House.
Fiscal effect: No net fiscal effect since overpayments are to be recouped and underpayments to be remitted. TTD payments constituted 13.7% of all State Insurance Fund benefit payments in FY 2016.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

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Executive	As Passed by the House	As Passed by the Senate	
BWCCD5 Dismissal of permanent partial disability	applications without required medical examination		
R.C. 4123.57, Section 741.10	R.C. 4123.57, Sections 741.10 and 741.30	R.C. 4123.57, Sections 741.10 and 741.30	
Requires the dismissal of an application for a determination of an employee's permanent partial disability (PPD) if the employee fails to schedule a medical examination with the BWC Medical Section or fails to attend a scheduled medical examination. Allows an employee to refile a dismissed application, subject to the continuing jurisdiction of the Industrial Commission.	Same as the Executive, but also requires the Administrator to adopt rules addressing the way an employee is to be notified of a possible dismissal and how the employee may refile an application for PPD.	Same as the House.	
Applies this dismissal requirement to all pending claims, as well as those filed on or after the provision's effective date.	Modifies the Executive provision to apply the proposed dismissal requirement to applications for PPD determinations filed on or after the provision's effective date.	Same as the House.	
Allows all applications pending on the provision's effective date that are dismissed to be refiled within two years after the dismissal.	Replaces the Executive provision with one that allows an employee to refile a dismissed claim subject to the continuing jurisdiction of the Industrial Commission.	Same as the House.	
No provision.	Authorizes the Administrator, after providing notice to an employee, to dismiss an application for a determination of PPD that has been suspended for refusing to submit to or obstructing a medical or vocational examination under continuing law on the provision's effective date if the employee does not schedule a medical examination with BWC's Medical Section within 30 days after receiving the notice or fails to appear for a scheduled examination.	Same as the House.	

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Executive	As Passed by the House	As Passed by the Senate	
Fiscal effect: Potential reduction in benefits paid from the State Insurance Fund if claimants fail to attend the required medical examinations or do not appeal the dismissal of their permanent partial disability claims. Permanent partial disability claims account for 5.3% of all benefits paid from the State Insurance Fund in FY 2016.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the House.	
BWCCD6 Reimbursement of secondary payers fo	r medical services provided		
R.C. 4123.66	R.C. 4123.66	R.C. 4123.66	
Allows the BWC Administrator, based on an assessment of an employee's claim file, authority to pay reimbursements of up to \$500 to the Centers of Medicare and Medicaid Services, the Ohio Department of Medicaid, or a medical assistance provider to whom the Department has assigned a right of recovery.	Same as the Executive.	Same as the Executive.	
Requires the Administrator, before making a payment, to make a reasonable determination that the payment is for reimbursement of benefits for an injury or occupational disease and that the injury or occupational disease is compensable, or is likely to be compensable, under the Workers' Compensation Law.	Same as the Executive.	Same as the Executive.	
Requires these payments to be made from the surplus fund account (i.e. not charged against an employer policy) and allows the Administrator, with the advice and consent of the BWC Board of Directors, to adopt rules to implement these provisions.	Same as the Executive.	Same as the Executive.	

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Executive	As Passed by the House	As Passed by the Senate	
Fiscal effect: May potentially expedite payments to Medicaid, the Ohio Department of Medicaid, or medical service providers that in all likelihood would eventually be paid by BWC under current law. Therefore, there appears to be no net fiscal effect. As a result of the federal Medicaid Secondary Payer Program passed in 2013, stricter scrutiny of medical claim billing for secondary payer status is required. This provision would allow BWC to process these bills more quickly and make the necessary payments and determine secondary payer status.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	
BWCCD22 Firefighter cancer presumption and eligi	bility for wage loss benefits		
	R.C. 4123.68, Section 741.50	R.C. 4123.68, Section 741.40	
No provision.	Adds working wage loss (WWL) to the types of compensation or benefits a firefighter may receive under the presumption in the Workers' Compensation Law that a firefighter who is disabled due to cancer incurred the cancer while performing official duties as a firefighter.	Same as the House.	
No provision.	Specifies that the addition of possible WWL benefits applies to any claim pending or filed on or after the effective date of the provision.	Same as the House.	
	Fiscal effect: Potential increase in benefits paid from the State Insurance Fund. WWL benefits apply when an injured worker returns to work in some capacity other than his or her former job, including with the same employer or with a new employer, at less pay or fewer hours as a result of the injured worker's physical restrictions.	Fiscal effect: Same as the House.	

eau of Workers' Compensation	BWC Budget		Н. В.
Executive	As Passed by the House	As Passed by the Senate	
BWCCD3 Occupational disease reports to be transi	mitted by physicians		
R.C. 4123.71, 4123.72 (repealed)	R.C. 4123.71, 4123.72 (repealed)	R.C. 4123.71, 4123.72 (repealed)	
Repeals the prohibition against a physician neglecting or refusing to make or transmit an occupational disease report to the Bureau of Workers' Compensation and the penalty for violating the prohibition.	Same as the Executive.	Same as the Executive.	
Fiscal effect: None apparent.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	
BWCCD18 Statute of limitations for injury or death cl	aims		
	R.C. 4123.84	R.C. 4123.84	
	Decreases the amount of time a person has to initiate a workers' compensation claim based on an employee's injury or death to one year after the employee sustains the injury or dies, from two years under current law.	Same as the House.	
	Fiscal effect: Potential decrease in benefit payments made from the State Insurance Fund.	Fiscal effect: Same as the House.	
BWCCD15 Handicap Reimbursement Program			
	R.C. 4123.343	R.C. 4123.343	
	Requires the Administrator of Workers' Compensation to adopt a rule allowing an employer who settles a claim to participate in the Handicap Reimbursement Program, which is prohibited under current law.	Same as the House.	

reau of Workers' Com	pensation		BWC Budget			H. B.
Executive		As Pass	ed by the House	As Passe	ed by the Senate	
		participa Participa a percer compen	fect: Potentially allows an increase in ation in the Handicap Reimbursement Program. ating in the program allows an employer to have stage of costs associated with a workers' sation claim to be charged to, or refunded from, utory Surplus Fund.	Fiscal ef	ffect: Same as the House.	
BWCCD16	Attorney's fees					
		R.C.	4123.512	R.C.	4123.512	
No provision.		compens	s the amount of attorney's fees a workers' ation claimant can recover in an appeal to a court of pleas from \$4,200, as under current law, to \$5,000.		s the House.	
			fect: Potential minimal increase in attorney's d by BWC from the State Insurance Fund.	Fiscal ef	ffect: Same as the House.	
BWCCD19	Appeal of Industrial Commission order					
		R.C.	4123.512	R.C.	4123.512	
No provision.		from 60 o	the time to appeal an Industrial Commission order days to 150 days, provided the claimant or employer with the Administrator of Workers' Compensation a intent to settle the claim.	Same as	s the House.	
No provision.		within 30	the notice of intent to settle the claim to be filed days after the date of the Industrial Commission the extension to apply.	Same as	s the House.	
No provision.		notice of	time period in which a party who objects to the intent to settle may file an objection to 14 days after f the notice of intent to settle.	Same as	s the House.	

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Executive	As Passed by the House	As Passed by the Senate
	Fiscal effect: Uncertain.	Fiscal effect: Same as the House.
BWCCD31 Professional employer or	ganizations	
		R.C. 4125.05, 4125.051
No provision.	No provision.	Removes a current law requirement that a controlling entity of a professional employer organization (PEO) include supplemental combining schedules to guarantee that the registration and renewal requirements related to working capital are satisfied if a PEO reporting entity submits a combined or consolidated financial statement.
No provision.	No provision.	Adds the president or other individual who serves as the controlling person of a PEO to the list of people who can attest to either of the following: (1) The accuracy of the data submissions for registration as a PEO; and (2) that all wages, taxes, workers' compensation premiums, and employee benefits have been paid by the PEO or members of the PEO reporting entity when a PEO or PEO reporting entity has a deficit in working capital.
3WCCD20 Professional employer or	ganization lease termination	

	R.C. 4125.07	R.C.	4125.07	
No provision.	Extends from 14 days to 30 days the amount of time in which the following must occur: (1) that a Professional Employer Organization (PEO) submit a lease termination notice form to the Administrator of Workers' Compensation and to each client employer of the PEO; and (2) that a self-insuring PEO submit to the Administrator information needed to develop an experience modification factor for employers subject to a PEO lease termination.	Same as t	he House.	
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reau of Workers' Compensation		BWC Budget		H. B. 27
Executive	e	As Passed by the House	As Passed by the Senate	
		Fiscal effect: Uncertain.	Fiscal effect: Same as the House.	
BWCCD	14 Public Employment Risk Reduction Prog	ram		
R.C.	4167.01, 4167.02, and 4167.10; 4167.19 (repealed)	R.C. 4167.01, 4167.02, and 4167.10; 4167.1 (repealed)	.19 R.C. 4167.01, 4167.02, and 4167.10; 4167.19 (repealed)	
the BWC	es the current ability of a public employer to apply to Administrator for an exemption from the Public nent Risk Reduction Program (PERRP).	Same as the Executive.	Same as the Executive.	
employed and certa	in the definition of a public employee individuals d as firefighters, emergency medical technicians, ain corrections officers, thereby covering these es in the program.	Same as the Executive.	Same as the Executive.	
standard	the BWC Administrator to develop rules concerning s and procedures for an effective safety partnership ent program that promotes voluntary compliance.	Same as the Executive.	Same as the Executive.	
designee "make ins inspection addition t employee	s that the BWC Administrator or the Administrator's e may "make scheduled inspections" rather than spections" as under current law, and allows those ons to be conducted in accordance with rules, in to pursuant to a complaint or due to a public e exercising the employee's right to refuse to work insafe conditions under current law.	Same as the Executive.	Same as the Executive.	
notice pro	es a current law requirement that a safety violation ovided to a public employer include the initial notice inistrator receives of the violation.	Same as the Executive.	Same as the Executive.	

Bureau of Workers' Compensation	BWC Budget		H. B. 27
Executive	As Passed by the House	As Passed by the Senate	
Fiscal effect: This provision does not specifically require BWC to take on any additional duties; however, expanding the number of employment positions that fall under PERRP could increase costs to BWC, specifically the Safety and Hygiene Division. These costs would be paid from the Safety and Hygiene Fund (Fund 8260).	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	
BWCCD7 Workers' Compensation Fraud Unit			
Section: 201.10	Section: 201.10	Section: 201.10	
Earmarks \$828,200 in each fiscal year from appropriation item 855410, Attorney General Payments, to fund the expenses of the Workers' Compensation Fraud Unit within the Attorney General's Office. Requires these payments to be processed at the beginning of each quarter of each fiscal year and be deposited into the Workers' Compensation Section Fund (Fund 1950) used by the Attorney General.	Same as the Executive.	Same as the Executive.	
BWCCD8 Safety and Hygiene			
Section: 201.10	Section: 201.10	Section: 201.10	
Requires the Treasurer of State to remit \$22,000,000 in cash in each fiscal year from the State Insurance Fund to the state treasury to the credit of the Safety and Hygiene Fund (Fund 8260), equivalent to the amount appropriated in each fiscal year under appropriation item 855609, Safety and Hygiene Operating, to cover the Division's operating expenses.	Same as the Executive.	Same as the Executive.	

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Executive	As Passed by the House	As Passed by the Senate
BWCCD9 OSHA On-site Consultation Program		
Section: 201.10	Section: 201.10	Section: 201.10
Permits a portion of appropriation item 855609, Safety and Hygiene Operating, to be used to provide the state match for federal funding of the Occupational Safety and Health Administration's On-site Consultation Program operated by the Division of Safety and Hygiene.	Same as the Executive.	Same as the Executive.
BWCCD10 Vocational Rehabilitation		
Section: 201.10	Section: 201.10	Section: 201.10
Permits the Bureau of Workers' Compensation and the Opportunities for Ohioans with Disabilities Agency to enter into an interagency agreement for the provision of vocational rehabilitation services and staff to mutually eligible clients, and permits the Bureau to provide funds from the State Insurance Fund to fund vocational rehabilitation services and staff under any such agreement.	Same as the Executive.	Same as the Executive.
BWCCD32 Safety Campaign		
		Section: 201.10
No provision.	No provision.	Requires that Fund 8260 appropriation item 855612, Safety Campaign, be used to create and operate a statewide safety awareness and education campaign.
No provision.	No provision.	Requires the Treasurer of State to remit \$2,500,000 in cash in FY 2018 from the State Insurance Fund to the state treasury to the credit of Fund 8260 to support the
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Bureau of Workers'	Compensation	BWC Budget	H. B. 2
Executive		As Passed by the House	As Passed by the Senate
			appropriation.
BWCCD33	Health and Safety Initiative		
			Section: 201.10
No provision.		No provision.	Requires that Fund 8260 appropriation item 855611, Health and Safety Initiative, be used to create and operate a health and wellness Program.
No provision.		No provision.	Requires the Treasurer or State to remit \$6,000,000 in cash each fiscal year from the State Insurance Fund to the state treasury to the credit of Fund 8260 to support the appropriation.
BWCCD34	Safety Grants		
			Section: 201.10
No provision.		No provision.	Requires that Fund 8260 appropriation item 855610, Safety Grants, be used to provide funding for BWC's Safety Grants initiative.
No provision.		No provision.	Requires the Treasurer of State to remit \$15,000,000 in cash each fiscal year to the state treasury to the credit of Fund 8260 to support the appropriation.

reau of Workers' Compensation	BWC Budget		H. B. 2
Executive	As Passed by the House	As Passed by the Senate	
BWCCD11 Deputy Inspector General for BWC and	IOIC		
Section: 201.20	Section: 201.20	Section: 201.20	
Requires the Director of Budget and Management on July 1 and January 1 of each fiscal year, or as soon as possible thereafter, to transfer \$212,500 in cash from the Workers' Compensation Fund (Fund 7023) to the Deputy Inspector General for the Bureau of Workers' Compensation and Industrial Commission Fund (5FT0).	Same as the Executive.	Same as the Executive.	
Requires the Inspector General to seek Controlling Board approval for additional transfers of cash and to increase appropriations under appropriation item 965604, Deputy Inspector General for the Bureau of Workers' Compensation and Industrial Commission.	Same as the Executive.	Same as the Executive.	