$\ \, \mbox{$\mbox{}\mbox{$\m$ 

€ 01-04-06 10:11 AM €

1	WORKERS' COMPENSATION FOR THE STATE
2	2006 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Gordon E. Snow
5	Senate Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill amends the Insurance Code, the Utah Labor Code, and the Utah
10	Administrative Services Code to address workers' compensation coverage for the state.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>addresses the makeup of the Workers' Compensation Fund's board of directors;</li> </ul>
14	<ul> <li>beginning July 1, 2007, deletes the requirement that state entities pay the Workers'</li> </ul>
15	Compensation Fund for workers' compensation coverage;
16	<ul> <li>beginning July 1, 2007, establishes requirements for the state to secure the payment</li> </ul>
17	of workers' compensation benefits for its employees;
18	<ul> <li>addresses the application to the state of certain statutes applicable to self-insured</li> </ul>
19	employers; and
20	<ul> <li>makes conforming amendments and technical changes.</li> </ul>
21	Monies Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	<b>Utah Code Sections Affected:</b>
26	AMENDS:
27	31A-33-106, as last amended by Chapters 176 and 186, Laws of Utah 2002



<b>34A-2-202</b> , as last amended by Chapter 289, Laws of Utah 2005
34A-2-203, as last amended by Chapter 222, Laws of Utah 2000
63A-4-101, as last amended by Chapter 135, Laws of Utah 1997
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 31A-33-106 is amended to read:
31A-33-106. Board of directors Status of the fund in relationship to the state.
(1) There is created a board of directors of the Workers' Compensation Fund.
(2) The board shall consist of seven directors.
(3) [One] Subject to Subsection (8), one director:
(a) (i) shall be the executive director of the Department of Administrative Services or
the executive director's designee; and
[(b)] (ii) acts as the representative of the state as a policyholder of the Workers'
Compensation Fund[-]; or
(b) is a public director appointed in accordance with Subsection (8)(b).
(4) One director shall be the chief executive officer of the fund.
(5) (a) In accordance with a plan that meets the requirements of this section, the
governor, with the consent of the Senate, shall appoint five public directors as follows:
(i) three directors who are owners, officers, or employees of policyholders other than
the state, each of whom is an owner, officer, or employee of a policyholder that has been
insured by the Workers' Compensation Fund for at least one year before the appointment of the
director representing the policyholder; and
(ii) two directors from the public in general.
(b) The plan described in Subsection (5)(a) shall comply with Section 31A-5-409 to the
extent that Section 31A-5-409 does not conflict with this section.
(6) No two directors may represent the same policyholder.
(7) At least four directors appointed by the governor shall have had previous
experience in:
(a) the actuarial profession;
(b) accounting;
(c) investments;

01-04-06 10:11 AM H.B. 72

59	(d) risk management;
60	(e) occupational safety;
61	(f) casualty insurance; or
62	(g) the legal profession.
63	(8) (a) Any director who represents a policyholder that fails to maintain workers'
64	compensation insurance through the Workers' Compensation Fund shall immediately resign
65	from the board, including the executive director of the Department of Administrative Services
66	or the executive director's designee if no state entity is insured by the Workers' Compensation
67	Fund pursuant to Section 34A-2-203.
68	(b) (i) If no state entity is insured by the Workers' Compensation Fund pursuant to
69	Section 34A-2-203, the governor with the consent of the Senate, shall appoint a public director
70	to replace the executive director of the Department of Administrative Services or the executive
71	director's designee.
72	(ii) The public director appointed under this Subsection (8)(b) shall:
73	(A) be an owner, officer, or employee of a policyholder that has been insured by the
74	Workers' Compensation Fund for at least one year before the appointment of the director
75	representing the policyholder;
76	(B) have previous experience described in Subsection (7); or
77	(C) be the director of the Governor's Office of Economic Development.
78	(c) Once the executive director of the Department of Administrative Services or the
79	executive director's designee is not a member of the board under Subsection (3), the state shall
80	have a member on the board to represent the state as a policyholder only if the member is
81	appointed in accordance with Subsection (5) or (8)(b).
82	(9) A person may not be a director if that person:
83	(a) has any interest as a stockholder, employee, attorney, or contractor of a competing
84	insurance carrier providing workers' compensation insurance in Utah;
85	(b) fails to meet or comply with the conflict of interest policies established by the
86	board; or
87	(c) is not bondable.
88	(10) After notice and a hearing, the governor may remove any director for cause which
89	includes:

90	(a) neglect of duty; or
91	(b) malfeasance.
92	(11) (a) Except as required by Subsection (11)(b), the term of office of the directors
93	appointed by the governor shall be four years, beginning July 1 of the year of appointment.
94	(b) Notwithstanding the requirements of Subsection (11)(a), the governor shall, at the
95	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
96	directors are staggered so that approximately half of the board is appointed every two years.
97	(12) Each director shall hold office until the director's successor is appointed and
98	qualified.
99	(13) When a vacancy occurs in the membership of the board for any reason, the
100	replacement shall be appointed for the unexpired term.
101	(14) The board shall annually elect a chair and other officers as needed from its
102	membership.
103	(15) (a) The board shall meet at least quarterly at a time and place designated by the
104	chair.
105	(b) The chair:
106	(i) may call board meetings more frequently than quarterly; and
107	(ii) shall call additional board meetings if requested to do so by a majority of the board.
108	(16) Four directors are a quorum for the purpose of transacting all business of the
109	board.
110	(17) Each decision of the board requires the affirmative vote of at least four directors
111	for approval.
112	(18) (a) Directors shall receive no compensation or benefits for their services, but may
113	receive per diem and expenses incurred in the performance of the director's official duties at the
114	rates established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
115	(b) Directors may decline to receive per diem and expenses for their service.
116	(c) The fund shall pay the per diem allowance and expenses from the Injury Fund upon
117	vouchers drawn in the same manner as the Workers' Compensation Fund pays its normal
118	operating expenses.
119	(d) [The executive director of the Department of Administrative Services, or the
120	executive director's designee, and the chief executive officer of the Workers' Compensation

01-04-06 10:11 AM H.B. 72

121	Fund] The following shall serve on the board without a per diem allowance[:]:
122	(i) the executive director of the Department of Administrative Services, or the
123	executive director's designee;
124	(ii) the chief executive officer of the Workers' Compensation Fund; and
125	(iii) the director of the Governor's Office of Economic Development if appointed under
126	Subsection (8).
127	(19) The requirement that the governor, with the consent of the Senate, appoint the
128	directors of the Workers' Compensation Fund specified in Subsection (5) or (8), does not:
129	(a) remove from the board of directors the managerial, financial, or operational control
130	of the Workers' Compensation Fund;
131	(b) give to the state or the governor managerial, financial, or operational control of the
132	Workers' Compensation Fund;
133	(c) consistent with Section 31A-33-105, cause the state to be liable for any:
134	(i) obligation of the Workers' Compensation Fund; or
135	(ii) expense, liability, or debt described in Section 31A-33-105;
136	(d) alter the legal status of the Workers' Compensation Fund as:
137	(i) a nonprofit, self-supporting, quasi-public corporation; and
138	(ii) an insurer:
139	(A) regulated under this title;
140	(B) that is structured to operate in perpetuity; and
141	(C) domiciled in the state; or
142	(e) alter the requirement that the Workers' Compensation Fund provide workers'
143	compensation:
144	(i) for the purposes set forth in Section 31A-33-102;
145	(ii) consistent with Section 34A-2-201; and
146	(iii) as provided in Section 31A-22-1001.
147	Section 2. Section <b>34A-2-202</b> is amended to read:
148	34A-2-202. Assessment on self-insured employers including the state, counties,
149	cities, towns, or school districts paying compensation direct.
150	(1) (a) (i) A self-insured employer, including a county, city, town, or school district,
151	[who by authority of the division under Sections 34A-2-201 and 34A-2-201.5 is authorized to

152	pay compensation direct] shall pay annually, on or before March 31, an assessment in
153	accordance with this section and rules made by the commission under this section.
154	(ii) For purposes of this section, "self-insured employer" is as defined in Section
155	34A-2-201.5, except it includes the state if the state self-insures under Section 34A-2-203.
156	(b) The assessment required by Subsection (1)(a) is:
157	(i) to be collected by the State Tax Commission;
158	(ii) paid by the State Tax Commission into the state treasury as provided in Subsection
159	59-9-101(2); and
160	(iii) subject to the offset provided in Section 34A-2-202.5.
161	(c) The assessment under Subsection (1)(a) shall be based on a total calculated
162	premium multiplied by the premium assessment rate established pursuant to Subsection
163	59-9-101(2).
164	(d) The total calculated premium, for purposes of calculating the assessment under
165	Subsection (1)(a), shall be calculated by:
166	(i) multiplying the total of the standard premium for each class code calculated in
167	Subsection (1)(e) by the self-insured employer's experience modification factor; and
168	(ii) multiplying the total under Subsection (1)(d)(i) by a safety factor determined under
169	Subsection (1)(g).
170	(e) A standard premium shall be calculated by:
171	(i) multiplying the prospective loss cost for the year being considered, as filed with the
172	insurance department pursuant to Section 31A-19a-406, for each applicable class code by 1.10
173	to determine the manual rate for each class code; and
174	(ii) multiplying the manual rate for each class code under Subsection (1)(e)(i) by each
175	\$100 of the self-insured employer's covered payroll for each class code.
176	(f) (i) Each self-insured employer paying compensation direct shall annually obtain the
177	experience modification factor required in Subsection (1)(d)(i) by using:
178	(A) the rate service organization designated by the insurance commissioner in Section
179	31A-19a-404; or
180	(B) for a self-insured employer that is a public agency insurance mutual, an actuary

(ii) If a self-insured employer's experience modification factor under Subsection

181

182

approved by the commission.

(1)(f)(i) is less than 0.50, the self-insured employer shall use an experience modification factor of 0.50 in determining the total calculated premium.

(g) To provide incentive for improved safety, the safety factor required in Subsection (1)(d)(ii) shall be determined based on the self-insured employer's experience modification factor as follows:

EXPERIENCE

189	MODIFICATION FACTOR	SAFETY FACTOR
190	Less than or equal to 0.90	0.56
191	Greater than 0.90 but less than or equal to 1.00	0.78
192	Greater than 1.00 but less than or equal to 1.10	1.00
193	Greater than 1.10 but less than or equal to 1.20	1.22
194	Greater than 1.20	1.44

- (h) (i) A premium or premium assessment modification other than a premium or premium assessment modification under this section may not be allowed.
- (ii) If a self-insured employer paying compensation direct fails to obtain an experience modification factor as required in Subsection (1)(f)(i) within the reasonable time period established by rule by the State Tax Commission, the State Tax Commission shall use an experience modification factor of 2.00 and a safety factor of 2.00 to calculate the total calculated premium for purposes of determining the assessment.
- (iii) Prior to calculating the total calculated premium under Subsection (1)(h)(ii), the State Tax Commission shall provide the self-insured employer with written notice that failure to obtain an experience modification factor within a reasonable time period, as established by rule by the State Tax Commission:
- (A) shall result in the State Tax Commission using an experience modification factor of 2.00 and a safety factor of 2.00 in calculating the total calculated premium for purposes of determining the assessment; and
- (B) may result in the division revoking the self-insured employer's right to pay compensation direct.
- (i) The division may immediately revoke a self-insured employer's certificate issued under Sections 34A-2-201 and 34A-2-201.5 that permits the self-insured employer to pay compensation direct if the State Tax Commission assigns an experience modification factor

214 and a safety factor under Subsection (1)(h) because the self-insured employer failed to obtain 215 an experience modification factor. 216 (2) Notwithstanding the annual payment requirement in Subsection (1)(a), a 217 self-insured employer whose total assessment obligation under Subsection (1)(a) for the 218 preceding year was \$10,000 or more shall pay the assessment in quarterly installments in the same manner provided in Section 59-9-104 and subject to the same penalty provided in Section 219 220 59-9-104 for not paying or underpaying an installment. 221 (3) (a) The State Tax Commission shall have access to all the records of the division 222 for the purpose of auditing and collecting any amounts described in this section. (b) Time periods for the State Tax Commission to allow a refund or make an 223 224 assessment shall be determined in accordance with Section 59-9-106. 225 (4) (a) A review of appropriate use of job class assignment and calculation 226 methodology may be conducted as directed by the division at any reasonable time as a 227 condition of the self-insured employer's certification of paying compensation direct. 228 (b) The State Tax Commission shall make any records necessary for the review 229 available to the commission. 230 (c) The commission shall make the results of any review available to the State Tax 231 Commission. 232 Section 3. Section 34A-2-203 is amended to read: 233 34A-2-203. Payment of premiums by state department, commission, board, or 234 other agency. [Each] (1) Until June 30, 2007, a department, commission, board, or other agency of 235 236 the state shall pay the insurance premium on its employees direct to the Workers' 237 Compensation Fund. 238 (2) Beginning July 1, 2007, the state shall secure the payment of workers' 239 compensation benefits for its employees: 240 (a) by: (i) insuring, and keeping insured, the payment of this compensation with the Workers' 241 242 Compensation Fund;

(ii) insuring, and keeping insured, the payment of this compensation with any stock

corporation or mutual association authorized to transact the business of workers' compensation

243

244

245	insurance in this state; or
246	(iii) paying direct compensation as a self-insured employer in the amount, in the
247	manner, and when due as provided for in this chapter or Chapter 3, Utah Occupational Disease
248	Act;
249	(b) in accordance with Title 63A, Chapter 4, Risk Management; and
250	(c) subject to Subsection (3).
251	(3) (a) If the state determines to secure the payment of workers' compensation benefits
252	for its employees by paying direct compensation as a self-insured employer in the amount, in
253	the manner, and due as provided for in this chapter or Chapter 3, Utah Occupational Disease
254	Act, the state is:
255	(i) exempt from Sections 34A-2-201.5, 34A-2-202.5, and 34A-2-704; and
256	(ii) required to pay a premium assessment as provided in Section 34A-2-202.
257	(b) If the state chooses to pay workers' compensation benefits for its employees
258	through insuring under Subsection (2)(a)(i) or (ii), the state shall obtain that insurance in
259	accordance with Title 63, Chapter 56, Utah Procurement Code.
260	Section 4. Section <b>63A-4-101</b> is amended to read:
261	63A-4-101. Risk manager Appointment Duties.
262	(1) The executive director shall appoint a risk manager, who shall be qualified by
263	education and experience in the management of general property and casualty insurance.
264	(2) The risk manager shall:
265	(a) acquire and administer the following purchased by the state:
266	(i) all property, casualty insurance[;]; and
267	(ii) subject to Section 34A-2-203, workers' compensation insurance [purchased by the
268	state];
269	(b) recommend that the executive director make rules:
270	(i) prescribing reasonable and objective underwriting and risk control standards for
271	state agencies;
272	(ii) prescribing the risks to be covered by the Risk Management Fund and the extent to
273	which these risks will be covered;
274	(iii) prescribing the properties, risks, deductibles, and amount limits eligible for
275	payment out of the fund;

276	(iv) prescribing procedures for making claims and proof of loss; and
277	(v) establishing procedures for the resolution of disputes relating to coverage or claims,
278	which may include binding arbitration;
279	(c) implement a risk management and loss prevention program for state agencies for
280	the purpose of reducing risks, accidents, and losses to assist state officers and employees in
281	fulfilling their responsibilities for risk control and safety;
282	(d) coordinate and cooperate with any state agency having responsibility to manage and
283	protect state properties, including:
284	(i) the state fire marshal[7];
285	(ii) the director of the Division of Facilities Construction and Management[7];
286	(iii) the Department of Public Safety[-,]; and
287	(iv) institutions of higher education;
288	(e) maintain records necessary to fulfill the requirements of this section;
289	(f) manage the fund in accordance with economically and actuarially sound principles
290	to produce adequate reserves for the payment of contingencies, including unpaid and
291	unreported claims, and may purchase any insurance or reinsurance considered necessary to
292	accomplish this objective; and
293	(g) inform the agency's governing body and the governor when any agency fails or
294	refuses to comply with reasonable risk control recommendations made by the risk manager.
295	(3) Before the effective date of any rule, the risk manager shall provide a copy of the
296	rule to each agency affected by it.

# Legislative Review Note as of 12-16-05 8:40 AM

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel

- 10 -

## Fiscal Note Bill Number HB0072

#### Workers' Compensation for the State

16-Jan-06 7:49 AM

### **State Impact**

This bill can be implemented within existing budgets. Competitive bidding for workers compensation insurance has the potential to impact the state's premiums, but these cannot be estimated at this time.

## **Individual and Business Impact**

No fiscal impact.

Office of the Legislative Fiscal Analyst