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AN ACT concerning State government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Department of Central Management Services
Law of the Civil Administrative Code of Illinois is amended by
changing Section 405-105 as follows:

7 (20 ILCS 405/405-105) (was 20 ILCS 405/64.1)

8 Sec. 405-105. Fidelity, surety, property, and casualty 9 insurance. The Department shall establish and implement a 10 program to coordinate the handling of all fidelity, surety, 11 property, and casualty insurance exposures of the State and the 12 departments, divisions, agencies, branches, and universities 13 of the State. In performing this responsibility, the Department 14 shall have the power and duty to do the following:

15 (1) Develop and maintain loss and exposure data on all16 State property.

17 (2) Study the feasibility of establishing a
18 self-insurance plan for State property and prepare
19 estimates of the costs of reinsurance for risks beyond the
20 realistic limits of the self-insurance.

(3) Prepare a plan for centralizing the purchase of
 property and casualty insurance on State property under a
 master policy or policies and purchase the insurance

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contracted for as provided in the Illinois Purchasing Act.

(4) Evaluate existing provisions for fidelity bonds
required of State employees and recommend changes that are
appropriate commensurate with risk experience and the
determinations respecting self-insurance or reinsurance so
as to permit reduction of costs without loss of coverage.

7 (5) Investigate procedures for inclusion of school
8 districts, public community college districts, and other
9 units of local government in programs for the centralized
10 purchase of insurance.

11 (6) Implement recommendations of the State Property 12 Insurance Study Commission that the Department finds 13 necessary or desirable in the performance of its powers and 14 duties under this Section to achieve efficient and 15 comprehensive risk management.

16 (7) Prepare and, in the discretion of the Director, 17 implement a plan providing for the purchase of public liability insurance or for self-insurance for public 18 19 liability or for a combination of purchased insurance and 20 self-insurance for public liability (i) covering the State and drivers of motor vehicles owned, leased, or controlled 21 22 by the State of Illinois pursuant to the provisions and 23 limitations contained in the Illinois Vehicle Code, (ii) 24 covering other public liability exposures of the State and 25 its employees within the scope of their employment, and 26 (iii) covering drivers of motor vehicles not owned, leased,

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or controlled by the State but used by a State employee on 1 2 State business, in excess of liability covered by an 3 insurance policy obtained by the owner of the motor vehicle or in excess of the dollar amounts that the Department 4 5 shall determine to be reasonable. Any contract of insurance let under this Law shall be by bid in accordance with the 6 procedure set forth in the Illinois Purchasing Act. Any 7 8 provisions for self-insurance shall conform to subdivision 9 (11).

The term "employee" as used in this subdivision (7) and 10 11 in subdivision (11) means a person while in the employ of 12 the State who is a member of the staff or personnel of a agency, bureau, board, commission, 13 State committee, 14 department, university, or college or who is a State officer, elected official, commissioner, member of or ex 15 16 officio member of а State agency, bureau, board, 17 commission, committee, department, university, or college, or a member of the National Guard while on active duty 18 19 pursuant to orders of the Governor of the State of 20 Illinois, or any other person while using a licensed motor vehicle owned, leased, or controlled by the State of 21 22 Illinois with the authorization of the State of Illinois, 23 provided the actual use of the motor vehicle is within the 24 scope of that authorization and within the course of State 25 service.

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Subsequent to payment of a claim on behalf of an

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employee pursuant to this Section and after reasonable 1 2 advance written notice to the employee, the Director may 3 exclude the employee from future coverage or limit the coverage under the plan if (i) the Director determines that 4 5 the claim resulted from an incident in which the employee was grossly negligent or had engaged in willful and wanton 6 7 misconduct or (ii) the Director determines that the 8 employee is no longer an acceptable risk based on a review 9 of prior accidents in which the employee was at fault and 10 for which payments were made pursuant to this Section.

11 The Director is authorized to promulgate 12 administrative rules that may be necessary to establish and 13 administer the plan.

Appropriations from the Road Fund shall be used to pay auto liability claims and related expenses involving employees of the Department of Transportation, the Illinois State Police, and the Secretary of State.

18 (8) Charge, collect, and receive from all other
19 agencies of the State government fees or monies equivalent
20 to the cost of purchasing the insurance.

(9) Establish, through the Director, charges for risk management services rendered to State agencies by the Department. The State agencies so charged shall reimburse the Department by vouchers drawn against their respective appropriations. The reimbursement shall be determined by the Director as amounts sufficient to reimburse the SB3430 Enrolled

Department for expenditures incurred in rendering the
 service.

The Department shall charge the employing State agency 3 university for workers' compensation payments for 4 or 5 temporary total disability paid to any employee after the 6 employee has received temporary total disability payments for 120 days if the employee's treating physician has 7 issued a release to return to work with restrictions and 8 9 the employee is able to perform modified duty work but the 10 employing State agency or university does not return the 11 employee to work at modified duty. Modified duty shall be 12 duties assigned that may or may not be delineated as part 13 of the duties regularly performed by the employee. Modified prescribed 14 duties shall be assigned within the 15 restrictions established by the treating physician and the 16 physician who performed the independent medical 17 examination. The amount of all reimbursements shall be deposited into the Workers' Compensation Revolving Fund 18 19 which is hereby created as a revolving fund in the State 20 treasury. In addition to any other purpose authorized by 21 law, moneys in the Fund shall be used, subject to 22 appropriation, to pay these or other temporary total 23 disability claims of employees of State agencies and universities. 24

25 Beginning with fiscal year 1996, all amounts recovered 26 by the Department through subrogation in workers' compensation and workers' occupational disease cases shall be deposited into the Workers' Compensation Revolving Fund created under this subdivision (9).

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(10) Establish Through December 31, 2012, establish 4 5 rules, procedures, and forms to be used by State agencies in the administration and payment of workers' compensation 6 7 claims. For claims filed prior to July 1, 2013 Through 8 December 31, 2012, the Department shall initially evaluate 9 and determine the compensability of any injury that is the 10 subject of a workers' compensation claim and provide for 11 the administration and payment of such a claim for all 12 State agencies. For claims filed on or after July 1, 2013, the Department shall retain responsibility for certain 13 14 administrative payments including, but not limited to, payments to the private vendor contracted to perform 15 16 services under subdivision (10b) of this Section, payments 17 related to travel expenses for employees of the Office of the Attorney General, and payments to internal Department 18 19 staff responsible for the oversight and management of any 20 contract awarded pursuant to subdivision (10b) of this Section. Through December 31, 2012, the Director may 21 22 delegate to any agency with the agreement of the agency 23 head the responsibility for evaluation, administration, 24 and payment of that agency's claims. Neither the Department 25 nor the private vendor contracted to perform services under subdivision (10b) of this Section shall be responsible for 26

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providing workers' compensation services to the Illinois State Toll Highway Authority or to State universities that maintain self-funded workers' compensation liability programs.

5 (10a) By April 1 of each year prior to calendar year 6 2013, the Director must report and provide information to 7 the State Workers' Compensation Program Advisory Board 8 concerning the status of the State workers' compensation 9 program for the next fiscal year. Information that the 10 Director must provide to the State Workers' Compensation 11 Program Advisory Board includes, but is not limited to, 12 documents, reports of negotiations, bid invitations, requests for proposals, specifications, copies of proposed 13 14 and final contracts or agreements, and any other materials 15 concerning contracts or agreements for the program. By the 16 first of each month prior to calendar year 2013, the 17 Director must provide updated, and any new, information to the State Workers' Compensation Program Advisory Board 18 19 until the State workers' compensation program for the next 20 fiscal year is determined.

No later than January 1, 2013, the chief 21 (10b) 22 procurement officer appointed under paragraph (4) of 23 subsection (a) of Section 10-20 of the Illinois Procurement 24 Code (hereinafter "chief procurement officer"), in 25 consultation with the Department of Central Management 26 Services, shall procure one or more private vendors to SB3430 Enrolled - 8 - LRB097 19176 HLH 64418 b

administer, beginning January 1, 2013, the 1 program 2 providing payments for workers' compensation liability 3 with respect to the employees of all State agencies. The chief procurement officer may procure a single contract 4 5 applicable to all State agencies or multiple contracts applicable to one or more State agencies. If the chief 6 7 procurement officer procures a single contract applicable 8 to all State agencies, then the Department of Central 9 Management Services shall be designated as the agency that 10 enters into the contract and shall be responsible for the 11 contract. If the chief procurement officer procures 12 multiple contracts applicable to one or more State 13 agencies, each agency to which the contract applies shall 14 be designated as the agency that shall enter into the 15 contract and shall be responsible for the contract. If the 16 chief procurement officer procures contracts applicable to 17 an individual State agency, the agency subject to the contract shall be designated as the agency responsible for 18 19 the contract.

20 (10c) The procurement of private vendors for the 21 administration of the workers' compensation program for 22 State employees is subject to the provisions of the 23 Illinois Procurement Code and administration by the chief 24 procurement officer.

(10d) Contracts for the procurement of private vendors
 for the administration of the workers' compensation

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1 program for State employees shall be based upon, but 2 limited to, the following criteria: (i) administrative 3 cost, (ii) service capabilities of the vendor, and (iii) 4 the compensation (including premiums, fees, or other 5 charges). A vendor for the administration of the workers' 6 compensation program for State employees shall provide 7 services, including, but not limited to:

8 (A) providing a web-based case management system 9 and provide access to the Office of the Attorney 10 General;

(B) ensuring claims adjusters are available to provide testimony or information as requested by the Office of the Attorney General;

14 (C) establishing a preferred provider program for15 all State agencies and facilities; and

(D) authorizing the payment of medical bills at thepreferred provider discount rate.

18 (10e) By September 15, 2012, the Department of Central 19 Management Services shall prepare a plan to effectuate the 20 transfer of responsibility and administration of the 21 workers' compensation program for State employees to the 22 selected private vendors. The Department shall submit a 23 copy of the plan to the General Assembly.

(11) Any plan for public liability self-insurance
 implemented under this Section shall provide that (i) the
 Department shall attempt to settle and may settle any

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public liability claim filed against the State of Illinois 1 or any public liability claim filed against a State 2 3 employee on the basis of an occurrence in the course of the employee's State employment; (ii) any settlement of such a 4 5 claim is not subject to fiscal year limitations and must be approved by the Director and, in cases of settlements 6 exceeding \$100,000, by the Governor; and (iii) a settlement 7 8 of any public liability claim against the State or a State 9 employee shall require an unqualified release of any right of action against the State and the employee for acts 10 11 within the scope of the employee's employment giving rise 12 to the claim.

13 Whenever and to the extent that a State employee 14 operates a motor vehicle or engages in other activity 15 covered by self-insurance under this Section, the State of 16 Illinois shall defend, indemnify, and hold harmless the 17 employee against any claim in tort filed against the employee for acts or omissions within the scope of the 18 19 employee's employment in any proper judicial forum and not 20 settled pursuant to this subdivision (11), provided that this obligation of the State of Illinois shall not exceed a 21 22 maximum liability of \$2,000,000 for any single occurrence 23 in connection with the operation of a motor vehicle or 24 \$100,000 per person per occurrence for any other single 25 occurrence, or \$500,000 for any single occurrence in 26 connection with the provision of medical care by a licensed SB3430 Enrolled - 11 - LRB097 19176 HLH 64418 b

1 physician employee.

2 Any claims against the State of Illinois under a 3 self-insurance plan that are not settled pursuant to this subdivision (11) shall be heard and determined by the Court 4 5 of Claims and may not be filed or adjudicated in any other forum. The Attorney General of the State of Illinois or the 6 7 Attorney General's designee shall be the attorney with 8 respect to all public liability self-insurance claims that 9 are not settled pursuant to this subdivision (11) and 10 therefore result in litigation. The payment of any award of 11 the Court of Claims entered against the State relating to 12 any public liability self-insurance claim shall act as a 13 against any State employee release involved in the 14 occurrence.

15 (12) Administer a plan the purpose of which is to make 16 payments on final settlements or final judgments in 17 accordance with the State Employee Indemnification Act. The plan shall be funded through appropriations from the 18 19 General Revenue Fund specifically designated for that 20 purpose, except that indemnification expenses for 21 employees of the Department of Transportation, the 22 Illinois State Police, and the Secretary of State shall be 23 paid from the Road Fund. The term "employee" as used in 24 this subdivision (12) has the same meaning as under 25 subsection (b) of Section 1 of the State Employee 26 Indemnification Act. Subject to sufficient appropriation,

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1 the Director shall approve payment of any claim, without 2 regard to fiscal year limitations, presented to the 3 Director that is supported by a final settlement or final judgment when the Attorney General and the chief officer of 4 5 the public body against whose employee the claim or cause of action is asserted certify to the Director that the 6 7 is in accordance with the State claim Employee 8 Indemnification Act and that they approve of the payment. 9 In no event shall an amount in excess of \$150,000 be paid 10 from this plan to or for the benefit of any claimant.

11 (13) Administer a plan the purpose of which is to make 12 payments on final settlements or final judgments for 13 employee wage claims in situations where there was an 14 appropriation relevant to the wage claim, the fiscal year and lapse period have expired, and sufficient funds were 15 16 available to pay the claim. The plan shall be funded 17 through appropriations from the General Revenue Fund 18 specifically designated for that purpose.

19 Subject to sufficient appropriation, the Director is 20 authorized to pay any wage claim presented to the Director 21 that is supported by a final settlement or final judgment 22 when the chief officer of the State agency employing the 23 claimant certifies to the Director that the claim is a 24 valid wage claim and that the fiscal year and lapse period 25 expired. Payment for claims that are properly have 26 submitted and certified as valid by the Director shall SB3430 Enrolled - 13 -LRB097 19176 HLH 64418 b

include interest accrued at the rate of 7% per annum from 1 2 the forty-fifth day after the claims are received by the 3 Department or 45 days from the date on which the amount of payment is agreed upon, whichever is later, until the date 4 5 the claims are submitted to the Comptroller for payment. When the Attorney General has filed an appearance in any 6 7 proceeding concerning a wage claim settlement or judgment, 8 the Attorney General shall certify to the Director that the 9 wage claim is valid before any payment is made. In no event 10 shall an amount in excess of \$150,000 be paid from this 11 plan to or for the benefit of any claimant.

Nothing in Public Act 84-961 shall be construed to 12 13 affect in any manner the jurisdiction of the Court of 14 Claims concerning wage claims made against the State of 15 Illinois.

16 (14) Prepare and, in the discretion of the Director, 17 implement a program for self-insurance for official fidelity and surety bonds for officers and employees as 18 19 authorized by the Official Bond Act.

20 (Source: P.A. 96-928, eff. 6-15-10; 97-18, eff. 6-28-11; 97-895, eff. 8-3-12.) 21

22 Section 99. Effective date. This Act takes effect upon 23 becoming law.