# **WEST VIRGINIA LEGISLATURE**

### **2020 REGULAR SESSION**

### Introduced

## **Senate Bill 545**

By SENATOR TARR

[Introduced January 20, 2020; referred to the Committee on Banking and Insurance; and then to the Committee on Finance]

A BILL to amend and reenact §23-2C-16 of the Code of West Virginia, 1931, as amended, relating
to authorizing the Insurance Commissioner to transfer moneys from the Insurance
Commission Fund, also known as the Commissioner's Operating Fund, into the Workers'
Compensation Old Fund to reduce any deficit balance of the Old Fund.

Be it enacted by the Legislature of West Virginia:

#### ARTICLE 2C. EMPLOYERS' MUTUAL INSURANCE COMPANY.

§23-2C-16. Administration of Old Fund, Uninsured Employer Fund, Self-Insured Employer Guaranty Risk Pool, Self-Insured Employer Security Risk Pool, and Private Carrier Guaranty Fund.

- (a) Notwithstanding any provision of this code to the contrary, the company shall be the initial third-party administrator of the Old Fund, Uninsured Employer Fund, Self-Insured Employer Guaranty Risk Pool, Self-Insured Employer Security Risk Pool, and Private Carrier Guaranty Fund from the termination of the commission and thereafter for a term of at least six months but not more than three years pursuant to an agreement to be entered into between the Insurance Commissioner and the company prior to the termination of the commission. The company shall be paid a reasonable fee for services provided. The company's administrative duties may include, but not be limited to, receipt of all claims, processing said claims, providing for the payment of said claims through the State Treasurer's office or other applicable state agency, and ensuring, through the selection and assignment of counsel, that claims decisions are properly defended. The administration of said funds thereafter shall be subject to the procedures set forth §5A-3-1 et seq. of this code.
- (b) The Insurance Commissioner shall review claims determined to be payable from said funds and may contest the determination pursuant to the provisions of §23-5-1 *et seq.* of this code.
- (c) The Insurance Commissioner may conduct or cause to be conducted an annual audit to be performed on said funds.

(d) The Insurance Commissioner may contract or employ counsel to perform legal
services related solely to the collection of moneys due the Old Fund, including the collection of
moneys due the Old Fund and enforcement of repayment agreements entered into for the
collection of moneys due on or before June 30, 2005, in any administrative proceeding and in any
state or federal court.

(e) The Insurance Commissioner may, in his or her discretion, transfer special revenue moneys contained in the Insurance Commission Fund to the Old Fund in any fiscal year in which the Insurance Commissioner has determined, and an independent auditor has attested thereto, that a deficit balance existed in the Old Fund for the prior fiscal year.

NOTE: The purpose of this bill is to create a source of funding for the Old Fund by authorizing the Insurance Commissioner to transfer unspent special revenue funds from the Insurance Commission Fund, also known as the commissioner's operating account, to the Old Fund in order to reduce any deficit balance in the Old Fund. The Old Fund was statutorily created to pay compensable workers' compensation claims with a date of injury or last exposure on or before June 30, 2005, incurred as a liability to the state's former monopolistic workers' compensation system. The prior sources of funding for the Old Fund were eliminated via legislation in 2016, 2017, and 2018. The Old Fund currently has no funding source other than investment income earned on its capital.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.