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WEST VIRGINIA LEGISLATURE SECRETARY OF STATE

EIGHTIETH LEGISLATURE REGULAR SESSION, 2011

ENROLLED

Senate Bill No. 469

(By Senators Kessler (Mr. President) and Hall, By Request of the Executive)

[Passed February 10, 2012; in effect from passage.]

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OFFICE WEST VIRGINIA SECRETARY OF STATE

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(By Senators Kessler (Mr. President) and Hall, By Request of the Executive)

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AN ACT to amend and reenact §5-16-3 of the Code of West Virginia, 1931, as amended; to amend said code by adding thereto two new sections, designated §5-16-5a and §5-16-5b; to amend said code by adding thereto a new section, designated §5-16D-7; to amend and reenact §11-21-96 of said code; and to amend and reenact §18-9A-24 of said code, all relating to other post-employment benefits generally; directing the Director of the Public Employees Insurance Agency to evaluate and administer programs that ensure the long-term effectiveness of the agency; requiring the director to issue annual progress reports to the Legislature; prohibiting the Public Employees Insurance Agency Finance Board from including in the financial plans any subsidy from the Retiree Health Benefit Trust for the cost of coverage for retired employees who were hired on or after July 1, 2010; creating the Post-July 1, 2010 Employee Trust; allowing appointment of a joint committee; directing a certain amount of personal income tax into the West Virginia Retiree Health Benefit Trust Fund until Governor certifies that trust fund is fully funded or July 1, 2037, whichever date is later; directing an amount of personal income tax into the Post-July 1, 2010 Employee Trust Fund; and specifying that portions of the employer annual required contribution of county boards of education shall be billed to and be a responsibility of the state.

Be it enacted by the Legislature of West Virginia:

That §5-16-3 of the Code of West Virginia, 1931, as amended, be amended and reenacted; that said code be amended by adding thereto two new sections, designated §5-16-5a and §5-16-5b; that said code be amended by adding thereto a new section, designated §5-16D-7; that §11-21-96 of said code be amended and reenacted; and that §18-9A-24 of said code be amended and reenacted, all to read as follows:

CHAPTER 5. GENERAL POWERS AND AUTHORITY OF THE GOVERNOR, SECRETARY OF STATE AND ATTORNEY GENERAL; BOARD OF PUBLIC WORKS; MISCELLANEOUS AGENCIES, COMMISSIONS, OFFICES, PROGRAMS, ETC.

ARTICLE 16. WEST VIRGINIA PUBLIC EMPLOYEES INSURANCE ACT.

- §5-16-3. Composition of Public Employees Insurance Agency; appointment, qualification, compensation and duties of Director of Agency; employees; civil service coverage.
 - 1 (a) The Public Employees Insurance Agency consists of
 - 2 the Director, the Finance Board, the Advisory Board and any
 - 3 employees who may be authorized by law. The Director shall
 - 4 be appointed by the Governor, with the advice and consent
 - 5 of the Senate, and serves at the will and pleasure of the
 - 6 Governor. The Director shall have at least three years'
 - 7 experience in health or governmental health benefit admin-
 - 8 istration as his or her primary employment duty prior to
 - 9 appointment as director. The Director shall receive actual
 - 10 expenses incurred in the performance of official business.
 - 11 The Director shall employ any administrative, technical and
 - 12 clerical employees required for the proper administration of 13 the programs provided in this article. The Director shall
 - 14 perform the duties that are required of him or her under the
 - 15 provisions of this article and is the Chief Administrative
 - 16 Officer of the Public Employees Insurance Agency. The
 - 17 Director may employ a deputy director.
 - 18 (b) Except for the Director, his or her personal secretary,
 - 19 the Deputy Director and the Chief Financial Officer, all
 - 20 positions in the agency shall be included in the classified

21 service of the civil service system pursuant to article six, 22 chapter twenty-nine of this code.

- 23 (c) The Director is responsible for the administration and 24 management of the Public Employees Insurance Agency as 25 provided in this article and in connection with his or her 26 responsibility may make all rules necessary to effectuate the 27 provisions of this article. Nothing in section four or five of 28 this article limits the Director's ability to manage on a day-29 to-day basis the group insurance plans required or autho-30 rized by this article, including, but not limited to, adminis-31 trative contracting, studies, analyses and audits, eligibility 32 determinations, utilization management provisions and 33 incentives, provider negotiations, provider contracting and 34 payment, designation of covered and noncovered services, 35 offering of additional coverage options or cost containment 36 incentives, pursuit of coordination of benefits and 37 subrogation or any other actions which would serve to 38 implement the plan or plans designed by the Finance Board. 39 The Director is to function as a benefits management 40 professional and should avoid political involvement in 41 managing the affairs of the Public Employees Insurance 42 Agency.
- 43 (d) The Director should make every effort to evaluate and
 44 administer programs to improve quality, improve health
 45 status of members, develop innovative payment methodolo46 gies, manage health care delivery costs, evaluate effective
 47 benefit designs, evaluate cost sharing and benefit based
 48 programs, and adopt effective industry programs that can
 49 manage the long-term effectiveness and costs for the pro50 grams at the Public Employees Insurance Agency to include,
 51 but not be limited to:
- 52 (1) Increasing generic fill rates;
- 53 (2) Managing specialty pharmacy costs;
- 54 (3) Implementing and evaluating medical home models 55 and health care delivery;
- 56 (4) Coordinating with providers, private insurance 57 carriers and to the extent possible Medicare to encourage the

- 58 establishment of cost effective accountable care organiza-59 tions;
- 60 (5) Exploring and developing advanced payment method-61 ologies for care delivery such as case rates, capitation and 62 other potential risk-sharing models and partial risk-sharing 63 models for accountable care organizations and/or medical 64 homes;
- 65 (6) Adopting measures identified by the Centers for 66 Medicare and Medicaid Services to reduce cost and enhance 67 quality;
- 68 (7) Evaluating the expenditures to reduce excessive use 69 of emergency room visits, imaging services and other drivers 70 of the agency's medical rate of inflation;
- 71 (8) Recommending cutting-edge benefit designs to the 72 Finance Board to drive behavior and control costs for the 73 plans;
- 74 (9) Implementing programs to encourage the use of the 75 most efficient and high-quality providers by employees and 76 retired employees;
- 77 (10) Identifying employees and retired employees who 78 have multiple chronic illnesses and initiating programs to 79 coordinate the care of these patients;
- 80 (11) Initiating steps by the agency to adjust payment by
 81 the agency for the treatment of hospital acquired infections
 82 and related events consistent with the payment policies,
 83 operational guidelines and implementation timetable
 84 established by the Centers of Medicare and Medicaid
 85 Services. The agency shall protect employees and retired
 86 employees from any adjustment in payment for hospital
 87 acquired infections; and
- 88 (12) Initiating steps by the agency to reduce the number 89 of employees and retired employees who experience avoid-90 able readmissions to a hospital for the same diagnosis related 91 group illness within thirty days of being discharged by a

- 92 hospital in this state or another state consistent with the
- 93 payment policies, operational guidelines and implementation
- 94 timetable established by the Centers of Medicare and
- 95 Medicaid Services.
- 96 (e) The Director shall issue an annual progress report to
- 97 the Joint Committee on Government and Finance on the
- 98 implementation of any reforms initiated pursuant to this
- 99 section and other initiatives developed by the agency.

§5-16-5a. Retiree premium subsidy from Retiree Health Benefit Trust for hires prior to July 1, 2010.

- 1 The Finance Board may include in its financial plans a
- 2 subsidy from the Retiree Health Benefit Trust Fund created
- 3 by article sixteen-d of this chapter for the cost of coverage
- 4 under the major health care benefits plans, only for retired
- 5 employees who were hired before July 1, 2010.

§5-16-5b. Creation of trust for retirees hired on or after July 1, 2010.

- 1 There is hereby created a special revenue account in the
- 2 state treasury, designated the Post-July 1, 2010, Employee
- 3 Trust Fund, which shall be an interest-bearing account and
- 4 may be invested in accordance with the provisions of article
- 5 six, chapter twelve of this code, with the interest income a
- 6 proper credit to the fund. The fund shall consist of moneys
- 7 appropriated by the Legislature and moneys transferred
- 8 pursuant to section ninety-six, article twenty-one, chapter
- 9 eleven of this code. Expenditures from the fund shall be for
- 10 the purposes set forth by the Legislature in furtherance of an
- 11 incentive contingent on future legislative directives for
- 12 retirees who were hired on or after July 1, 2010, to be
- 13 received upon their retirement. Such incentive may be
- 14 determined by the Legislature in accordance with section
- 15 seven, article sixteen-d of this chapter.

ARTICLE 16D. RETIREMENT HEALTH BENEFIT TRUST FUND

§5-16D-7. Select Committee on Other Post-Employment Benefits.

- 1 (a) Pursuant to the authority contained in section one, 2 article one, chapter four of this code, the presiding officers 3 of each house of the Legislature may appoint a joint commit-4 tee to be known at the Select Committee on Other Post-5 Employment Benefits to study other post-employment 6 benefits, including the effects of the amendments to this code
- 7 relating to other post-employment benefits made during the
- 8 2012 regular session of the Legislature.
- 9 (b) The Select Committee on Other Post-Employment 10 Benefits in consultation with the Director of the Public
- 11 Employees Insurance Agency and the Finance Board of the
- 12 Public Employees Insurance Agency is also authorized to
- 13 study and propose to the Joint Committee on Government
- 14 and Finance an incentive for those retirees who were hired
- 15 on or after July 1, 2010. The committee shall consider the
- 16 funding available in the Post-July 1, 2010, Employee Trust
- 17 Fund created pursuant to section five-b, article sixteen of
- 18 this chapter.

CHAPTER 11. TAXATION.

ARTICLE 21. PERSONAL INCOME TAX.

§11-21-96. Dedication of personal income tax proceeds.

- 1 (a) There is hereby dedicated an annual amount of \$45
- 2 million from annual collections of the tax imposed by this
- 3 article for payment of the unfunded liability of the current
- 4 Workers' Compensation Fund. No portion of this amount
- 5 may be pledged for payment of debt service on revenue
- ${\bf 6}\quad bonds \ is sued \ pursuant \ to \ article \ two-d, chapter \ twenty-three$
- 7 of this code.
- 8 (b) Notwithstanding any other provision of this code to
- 9 the contrary, beginning in January of 2006, \$45 million from
- 10 collections of the tax imposed by this article shall be depos-
- 11 ited each calendar year to the credit of the old fund created
- 12 in article two-c, chapter twenty-three of this code, in
- 13 accordance with the following schedule. Each calendar
- 14 month, except for July, August and September each year, \$5

- million shall be transferred, on or before the twenty-eighth day of the month, to the Workers' Compensation Debt Reduction Fund created in article two-d, chapter twentythree of this code.
- 19 (c) The transfers required by subsection (b) of this section 20 shall continue to be made until the Governor certifies to the 21 Legislature that an independent actuarial study determined 22 that the unfunded liability of the old fund, as defined in 23 chapter twenty-three of this code, has been paid or provided 24 for in its entirety. Thereafter, an annual amount of \$35 25 million from annual collections of the tax imposed by this 26 article and which were previously dedicated by this section for payment of the unfunded liability of the Workers Com-28 pensation Fund shall be dedicated for payment of the 29 unfunded liability of the West Virginia Retiree Health 30 Benefit Trust Fund and to provide funding for the Post-July 31 1, 2010, Employee Trust Fund created by section five-b, 32 article sixteen, chapter five of this code. The \$35 million 33 transferred pursuant to this subsection shall be transferred 34 in accordance with the following:
- 35 (1) The annual amount of \$30 million shall be transferred
 36 into the West Virginia Retiree Health Benefit Trust Fund, by
 37 transferring \$5 million each month for the following months
 38 of each year: October, November, December, January,
 39 February and March, until the Governor certifies to the
 40 Legislature that an independent actuarial study has deter41 mined that the unfunded liability of West Virginia Retiree
 42 Health Benefit Trust Fund, as created in section two, article
 43 sixteen-d, chapter five of this code, has been provided for in
 44 its entirety or July 1, 2037, whichever date is later. No
 45 transfer into the West Virginia Retiree Health Benefit Trust
 46 Fund pursuant to this subdivision shall be made thereafter;
 47 and
- 48 (2) An annual amount of \$5 million shall be transferred 49 into the Post-July 1, 2010, Employee Trust Fund created by 50 section five-b, article sixteen, chapter five of this code in 51 April of each year.

CHAPTER 18. EDUCATION

ARTICLE 9A. PUBLIC SCHOOL SUPPORT

§18-9A-24. Foundation allowance for Public Employees Insurance Fund.

- 1 (a) The allowance to the Public Employees Insurance 2 Agency for school employees shall be made in accordance 3 with the following: The number of individuals employed by 4 county boards as professional educators pursuant to section 5 four of this article, plus the number of individuals employed 6 by county boards as service personnel pursuant to section 7 five of this article, plus the number of individuals employed 8 by county boards as professional student support personnel 9 pursuant to section eight of this article, multiplied by the 10 average premium rate for all county board of education 11 employees established by the Public Employees Insurance 12 Agency Finance Board. The average premium rate for all 13 county board of education employees shall be incorporated 14 into each financial plan developed by the Finance Board in 15 accordance with section five, article sixteen, chapter five of 16 this code. The premiums shall include any proportionate 17 share of retirees subsidy established by the Finance Board 18 and the difference, if any, between the previous year's actual 19 premium costs and the previous year's appropriation, if the 20 actual cost was greater than the appropriation. The amount 21 of the allowance provided in this subsection shall be paid 22 directly to the West Virginia Public Employees Insurance 23 Agency. Each county board shall reflect its share of the payment as revenue on its financial statements to offset its expense for the employer annual required contribution, as defined in article sixteen-d, chapter five of this code. 26
- (b) Notwithstanding any other provision of section six, article sixteen-d, chapter five of this code to the contrary, any amount of employer annual required contribution allocated and billed to county boards on or after July 1, 2012, and any amount of the employer annual required contribution allocated and billed to the county boards prior to that date for employees who are employed as professional

article, employees who are employed as service personnel within the limits authorized by section five of this article, and employees who are employed as professional student support personnel within the limits authorized by section eight of this article, shall be charged to the state: *Provided*, That nothing in this subsection requires any specific level of funding by the Legislature in any particular year: *Provided*, however, That charging specified amounts to the state pursuant to this section is not to be construed as creating an employer employee relationship between the State of West Virginia and any employee under the employ of a county board or as creating a liability of the state.

- 47 (c) County boards are liable for the employer annual 48 required contribution allocated and billed to the county boards on or after July 1, 2012, and any amount of the employer annual required contribution allocated and billed 51 to the county boards prior to that date for individuals who 52 are employed as professional employees above and beyond those authorized by section four of this article, individuals 54 who are employed as service personnel above and beyond those authorized by section five of this article and individuals who are employed as professional student support personnel above and beyond those authorized by section eight of this article. For each such employee, the county 59 board shall forward to the Public Employees Insurance 60 Agency an amount equal to the average premium rate established by the finance board in accordance with subsection (a) of this section: Provided, That the county board shall pay the actual employer premium costs for any county board employee paid from special revenues, federal or state grants, or sources other than state general revenue or county funds.
 - (d) Prior to July 1, 1995, nothing in this article shall be construed to limit the ability of county boards to use funds appropriated to county boards pursuant to this article to pay employer premiums to the Public Employees Insurance Agency for employees whose positions are funded pursuant to this article. Funds appropriated to county boards pursuant

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- 72 to this article shall not be used to pay employer premiums for
- 73 employees of such boards whose positions are not, or will not
- 74 be within twenty months, funded by funds appropriated
- 75 pursuant to this article.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Senate Committee Chairman House Committee Originated in the Senate. In effect from passage. the Senate Clerk of the House of Delegates of the Senate Speaker of the House of Delegates

The within is approved this the 20th Day of Jebruary ,2012.

Governor)

PRESENTED TO THE GOVERNOR

FEB 1 4 2012

Time 3:07 pm