WEST VIRGINIA LEGISLATURE EIGHTY-FIRST LEGISLATURE REGULAR SESSION, 2014

ENROLLED

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 140

(SENATOR SNYDER, ORIGINAL SPONSOR)

[PASSED MARCH 8, 2014; IN EFFECT FROM PASSAGE.]



SB 140

FILED

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ENROLLED

COMMITTEE SUBSTITUTE

OFFICE WEST VIRGINIA SECRETARY OF STATE

FOR

Senate Bill No. 140

(SENATOR SNYDER, original sponsor)

[Passed March 8, 2014; in effect from passage.]

AN ACT to amend and reenact article 3, chapter 64 of the Code of West Virginia, 1931, as amended, relating generally to the promulgation of administrative rules by the Department of Commerce; legislative mandate or authorization for the promulgation of certain legislative rules by various executive or administrative agencies of the state; authorizing certain of the agencies to promulgate certain legislative rules in the form that the rules were filed in the State Register; authorizing certain of the agencies to promulgate certain legislative rules with various modifications presented to and recommended by the Legislative Rule-Making Review Committee; authorizing certain of the agencies to promulgate certain legislative rules with various modifications presented to and recommended by the Legislative Rule-Making Review Committee and as amended by the Legislature; authorizing the Office of Mincrs' Health, Safety and Training to promulgate a legislative rule relating to assessing health and safety violation penalties; authorizing the Office of Miners' Health, Safety and Training to promulgate a legislative rule relating to the program for the sharing of information between employers; authorizing the

Com Sub for S. B. No. 140] Office of Miners' Health, Safety and Training to promulgate a 20 O A degislative rule relating to substance abuse screening, standards and procedure; authorizing the Division of Labor to promulgate - a legislative rule relating to the Wage Payment and Collection JAR Act: authorizing the Division of Labor to promulgate a legislative rule relating to employer wage bonds; authorizing the Division of Natural Resources to promulgate a legislative rule relating to special motorboating; and authorizing the Division of Natural Resources to promulgate a legislative rule relating to the electronic registration of wildlife.

Be it enacted by the Legislature of West Virginia:

That article 3, chapter 64 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

AUTHORIZATION FOR BUREAU OF ARTICLE 10. COMMERCE TO PROMULGATE LEGISLATIVE RULES.

§64-10-1. Office of Miners' Health, Safety and Training.

1 (a) The legislative rule filed in the State Register on 2 March 26, 2013, authorized under the authority of section six, article one, chapter twenty-two-a of this code, relating to the 3 Office of Miners' Health, Safety and Training (assessing 4 5 health and safety violation penalties, 56 CSR 12), is 6 authorized.

7 (b) The legislative rule filed in the State Register on July 8 26, 2013, authorized under the authority of section four, 9 article one, chapter twenty-two-a of this code, relating to the Office of Miners' Health, Safety and Training (program for 10 11 the sharing of information between employers, 56 CSR 18), is authorized. 12

13 (c) The legislative rule filed in the State Register on 14 March 26, 2013, authorized under the authority of section fourteen, article six, chapter twenty-two-a of this code, 15 modified by the Office of Miners' Health, Safety and 16 17 Training to meet the objections of the Legislative Rule-18 Making Review Committee and refiled in the State Register 19 on December 20, 2013, relating to the Office of Miners' 20 Health, Safety and Training (substance abuse screening, 21 standards and procedures, 56 CSR 19), is authorized with the 22 following amendments:

- On page two, after subsection 3.7, by inserting a new
 subsection, designated subsection 3.8, to read as follows:
- 3.8. Duly licensed, mental health professional. The term
 "duly licensed, mental health professional" means a
 psychiatrist, psychologist, professional counselor or
 substance abuse counselor in the United States who is
 licensed by, and in good standing with, the licensing
 authority of the jurisdiction in which the person practices.;
- 31 And by renumbering the remaining subsections;
- 32 On page four, subsection 3.17, by striking out the word 33 "accidents" and inserting in lieu thereof the word "accident";
- On page six, by striking out all of subsection 4.7 and
 inserting in lieu thereof a new subsection, designated
 subsection 4.7, to read as follows:
 - 4.7. Any applicant, who is adversely affected by a
 decision of the Director following a hearing on an application
 for safety-sensitive certification, may petition for judicial
 review of the Director's decision in the Circuit Court of

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41 Kanawha County or in the circuit court of the county in 42 which the applicant resides, pursuant to the provisions of W. Va. Code § 29A-5-4.; 43 44 On page six, subsection 4.8, by striking out the word 45 "shall" and inserting in lieu thereof the word "may"; 46 On page six, subsection 5.2, by striking out subsection 5.2 in its entirety and inserting in lieu thereof, a new 47 subsection 5.2 to read as follows: 'Every employer's program 48 49 shall at a minimum comply with all state mine laws relevant 50 to substance abuse screening, standards and procedures."; 51 On page seven, subdivision 5.3.5, by striking out the 52 word "Pphencyclidine" and inserting in lieu thereof the word 53 "Phencyclidine"; 54 On page eight, subsection 5.5, by striking out "5.5" and 55 inserting in lieu thereof "5.6"; 56 And by renumbering the remaining subsections; 57 On page nine, subsection 5.11, by striking out the 58 subsection in its entirety, and inserting in lieu thereof a new 59 subsection 5.11., as follows: 60 "5.11 Every employer shall notify the director, on a form 61 prescribed by the director, within seven (7) days of any of the 62 following: 63 5.11.a A positive drug or alcohol test of a certified 64 person, whether it be a pre-employment test, random test, 65 reasonable suspicion test, or post-accident test; 66 5.11.b. The refusal of a certified person to submit a

67 sample;

5.11.c. A certified person possessing a substituted sample
or an adulterated sample; or

5.11.d. A certified person submitting a substituted sample
or an adulterated sample."

72 On page nine, after subdivision 5.11.d. by inserting two 73 new subsections designated 5.12. and 5.13., to read as 74 follows:

75 "5.12. When the employer submits the completed
76 notification form prescribed by the director, the employer
77 shall also submit a copy of the laboratory test results showing
78 the substances tested for and the results of the test.

79 5.13. A notice pursuant to subdivision 5.11., shall result 80 in the immediate temporary suspension of all certificates held by the certified person who failed the screening, pending a 81 82 hearing before the board of appeals, except in the case of a 83 certified person who is subject to a collective bargaining 84 agreement, in which case the notification pursuant subsection 85 5.11., shall not result in the immediate temporary suspension of any certificate held by the certified person who is subject 86 87 to a collective bargaining agreement unless and until the arbitration is concluded and the discharge is upheld, and no 88 89 certificate held by a certified person who is subject to a collective bargaining agreement shall be suspended or 90 revoked unless the discharge is upheld in arbitration." 91

92 And by renumbering the remaining subsections;

93 On page eleven, subdivision 6.1.2, by striking out the 94 words "Notify the Board of Appeals" and inserting in lieu 95 thereof the words "Notify the Director"; Enr. Com. Sub. for S. B. No. 140]

96 On page eleven, subsection 6.2, by striking out the words
97 "notify the Board of Appeals" and inserting in lieu thereof the

98 words "notify the Director";

99 On page fourteen, subsection 8.1, by striking out the 100 words "is found, by a preponderance of the evidence, to have: 101 failed" and inserting in lieu thereof the words "has entered 102 into a treatment plan agreement as specified in subsection 9.1 103 of this rule or who is found, by a preponderance of the 104 evidence, to have failed";

105 On page fourteen, by striking out all of subsection 8.2
106 and inserting in lieu thereof three new subsections,
107 designated subsections 8.2, 8.3 and 8.4, to read as follows:

108 8.2. Any person requesting a hearing who intends to -109 challenge the sample collection methods, the laboratory test 110 results, the medical review officer's verification of the 111 laboratory test result or the chemical test of breath, shall 112 notify the Director of his or her intent. The person shall submit the notification in writing, either in person or by mail 113 114 to the Director, at least fourteen (14) days prior to the hearing 115 date. The notification shall specify, in detail, the challenge 116 the person intends to make.

117 8.3. If the person requesting the hearing submits 118 notification in writing to the Director that he/she intends to 119 challenge the laboratory test results of the medical review 120 officer's verification of the laboratory test result, that person 121 shall have the split sample tested, at his/her expense, at a 122 SAMSHA-certified laboratory and those results verified by 123 a medical review officer. The split sample results and the 124 results of the split sample verification by a medical review 125 officer shall be provided to the Director and the original 126 medical review officer. No other form of evidence shall be admissible to challenge the laboratory test result of the
medical review officer's verification of the laboratory test
result.

130 8.4. If a person fails to comply with the notification 131 requirements of this section, then the sample collection 132 methods, the laboratory test results, the medical review 133 officer's verification of the laboratory test result, or the 134 chemical test of breath shall be admissible as though the 135 person and the Director had stipulated to their admissibility.;

136 And by renumbering the remaining subsections;

137 On page fifteen, subdivision 9.1.1, by striking out the 138 words "treatment at a facility licensed by the State of West 139 Virginia in substance abuse" and inserting in lieu thereof the 140 words "treatment, counseling and after-care under the 141 supervision of a duly licensed, mental health professional";

142 On page fifteen, subdivision 9.1.2, by striking out the 143 words "treatment at a facility licensed by the State of West 144 Virginia in substance abuse" and inserting in lieu thereof the 145 words "treatment, counseling and after-care under the 146 supervision of a duly licensed, mental health professional";

147 On page fifteen, subdivision 9.1.3, by striking out the 148 words "treatment at a facility licensed by the State of West 149 Virginia in substance abuse" and inserting in lieu thereof the 150 words "treatment, counseling and after-care under the 151 supervision of a duly licensed, mental health professional";

152 And,

153 On page sixteen, after subdivision 9.1.4, by adding the154 following:

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"9.1.5. An admission by the individual that he or she has
failed or refused a drug and alcohol test for the first time and
that a second failure or refusal shall result in the permanent
revocation of all mining certifications issued to him or her.
9.2. The Director shall review all Treatment Agreements
and shall not approve any Agreement that does not comply
with this rule.

9.3. The Director shall insure an individual has satisfied
all conditions for reinstatement before reinstating any
certificate."

§64-10-2. Division of Labor.

1 (a) The legislative rule filed in the State Register on July 2 23, 2013, authorized under the authority of section thirteen. 3 article five, chapter twenty-one of this code, modified by the 4 Division of Labor to meet the objections of the Legislative 5 Rule-Making Review Committee and refiled in the State 6 Register on November 5, 2013, relating to the Division of 7 Labor (Wage Payment and Collection Act, 42 CSR 5), is 8 authorized with the following amendments: 9 On page three, after subsection 4.2., by inserting a new 10 subsection, designated subsection 4.3., to read as follows: 11 4.3. An employer shall keep posted in a place accessible 12 to all employees an abstract of the West Virginia Wage 13 Payment and Collection law prepared and provided by the 14 Commissioner.;

15 On page four, by striking out all of subsection 7.2. and
16 inserting in lieu thercof a new subsection, designated
17 subsection 7.2., to read as follows:

18 7.2. The scheduled payday for a railroad company shall 19 occur within the time periods specified by West Virginia 20 Code §21-5-2. The scheduled payday for every employer 21 other than a railroad company shall occur at least once every 22 2 weeks, unless otherwise authorized by special agreement as 23 provided in section eight of this rule.; 24 On page five, after subsection 8.2., by inserting a new subsection, designated subsection 8.3. to read as follows: 25 26 8.3. The Commissioner shall notify all employees 27 identified by the employer and provide each employee with 28 an opportunity to respond to the petition. 29 And by renumbering the remaining subsections; 30 On page five, subsection 8.4, by striking out the words 31 "After the hearing," and inserting in lieu thereof the words 32 "Following the submission of the petition, the responses of the affected employees, and the holding of the hearing, if 33 34 any,"; 35 And, 36 On page seven, subsection 10.6, by striking out the words

37 "established by" and inserting in lieu thereof the words

38 "specified in the written demand of".

(b) The legislative rule filed in the State Register on July
23, 2013, authorized under the authority of section thirteen,
article five, chapter twenty-one of this code, modified by the
Division of Labor to meet the objections of the Legislative
Rule-Making Review Committee and refiled in the State
Register on November 5, 2013, relating to the Division of
Labor (employer wage bonds, 42 CSR 33), is authorized.

§64-10-3. Division of Natural Resources.

- 1 (a) The legislative rule filed in the State Register on July
- 2 25, 2013, authorized under the authority of section twenty-
- 3 three, article seven, chapter twenty of this code, relating to
- 4 the Division of Natural Resources (special motorboating, 58
- 5 CSR 27), is authorized.

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6 (b) The legislative rule filed in the State Register on July 7 25, 2013, authorized under the authority of section four, article two, chapter twenty of this code, modified by the 8 9 Division of Natural Resources to meet the objections of the Legislative Rule-Making Review Committee and refiled in 10 11 the State Register on October 8, 2013, relating to the Division 12 of Natural Resources (electronic registration of wildlife, 58 13 CSR 72), is authorized.

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

Chairman Senate Committee

Chairman House Committee

Originated in the Senate.

In effect from passage.

MAR 26 1 unasta Clerk of the Senate **Å** 05 Clerk of the House of Delegates of the Senate ... Speaker of the House of Delegates

The within LO. ayay this the 26 Kh Day of Y 2014.

Al Kay Sombles'

PRESENTED TO THE GOVERNOR

MAR 2 1 2014

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