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REGULAR SESSION, 2014

ENROLLED

COMMITTEE SUBSTITUTE

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FOR

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 373

(Senators Unger, Kessler (Mr. President), Palumbo, Plymale, Laird, Yost, Miller, Prezioso, Fitzsimmons, Wells, Cann, Chafin, Tucker, Stollings, Cookman and Snyder, *Original sponsors*)

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

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

AN ACT to amend and reenact §16-1-2 and §16-1-9a of the Code of West Virginia, 1931, as amended; to amend said code by adding thereto three new sections, designated §16-1-9c, §16-1-9d and §16-1-9e; to amend and reenact §22-26-2, §22-26-3, §22-26-5, §22-26-6, §22-26-7 and §22-26-8 of said code; to amend said code by adding thereto a new article, designated §22-30-1, §22-30-2, §22-30-3, §22-30-4, §22-30-5, §22-30-6, §22-30-7, §22-30-8, §22-30-9, §22-30-10, §22-30-11, §22-30-12, §22-30-13, §22-30-14, §22-30-15, §22-30-16, §22-30-17, §22-30-18, §22-30-19, §22-30-20, §22-30-21, §22-30-22, §22-30-23, §22-30-24 and §22-30-25; to amend said code by adding thereto a new article, designated §22-31-1, §22-31-2, §22-31-3, §22-31-4, §22-31-5, §22-31-6, §22-31-7, §22-31-8, §22-31-9, §22-31-10, §22-31-11 and

protection of water resources and public health generally: defining terms generally; providing for rulemaking generally; providing for civil and criminal penalties generally; providing for the regulation of the public water systems by the Commissioner of the Bureau for Public Health; providing for entry into and evaluations of water systems; authorizing commissioner to seek injunctive relief; requiring source water protection plans; specifying contents of plan; requiring assessment and monitoring of plans; requiring Bureau of Public Health to coordinate the conduct of a long-term medical study; continuing wellhead and source water protection grant program; continuing grant fund to provide water source protection; revising the Water Resources Protection and Management Act; modifying registration requirements; requiring reports to the Secretary of the Department of Environmental Protection; requiring reports by secretary to legislative entities; requiring continuation of matching funds for stream-gauging network; modifying duties of legislative commission; requiring water resources survey and registry; requiring information from drilling contractors for water systems; adopting state water resources management plan; requiring reports from certain water users; establishing the Aboveground Storage Tank Act; requiring the secretary to compile inventory of aboveground storage tanks in the state; requiring registration; authorizing certain fees; requiring secretary to develop regulatory program for the tanks; providing minimum factors to be included in program; requiring annual inspection and certification of the tanks; requiring evidence of financial security; requiring corrective action and plans; requiring spill prevention response plans; requiring notice of inventory of tanks to local water systems and governments; requiring the posting of signs at the tanks; creating an administrative fund; creating the Protect Our Water Fund; authorizing public access to certain information;

authorizing inspections, monitoring and testing by secretary; authorizing secretary to issue administrative orders and seek injunctive relief; allowing appeals to Environmental Quality Board; prohibiting duplicative enforcement; requiring secretary to report to legislative entities; requiring interagency coordination; establishing duties of secretary upon imminent and substantial danger; providing additional duties and powers of secretary generally; providing certain exemptions; creating the Public Water Supply Protection Act; requiring inventories of sources of certain contaminants in the zones of critical concern of certain public water systems; requiring registration and permits; authorizing inspections, monitoring and testing by secretary; requiring individual NPDES permits in certain circumstances; authorizing secretary to require NPDES permits in certain circumstances; creating public water system supply study commission; membership of study commission; scope of study; establishing reporting requirements; requiring the establishment of advance warning, testing and monitoring at certain water utilities; requiring certain information be filed with the Public Water Commission; and requiring utility to report back to Legislature if technology is infeasible.

Be it enacted by the Legislature of West Virginia:

That $\S16-1-2$ and $\S16-1-9a$ of the Code of West Virginia, 1931, as amended, be amended and reenacted; that said code be amended by adding thereto three new sections, designated $\S16-1-9c$, $\S16-1-9d$ and $\S16-1-9e$; that $\S22-26-2$, $\S22-26-3$, $\S22-26-5$, $\S22-26-6$, $\S22-26-7$ and $\S22-26-8$ of said code be amended and reenacted; that said code be amended by adding thereto a new article, designated $\S22-30-1$, $\S22-30-2$, $\S22-30-3$, $\S22-30-4$, $\S22-30-5$, $\S22-30-6$, $\S22-30-13$, $\S22-30-8$, $\S22-30-9$, $\S22-30-10$, $\S22-30-11$, $\S22-30-12$, $\S22-30-13$, $\S22-30-14$, $\S22-30-15$, $\S22-30-16$, $\S22-30-17$, $\S22-30-18$, $\S22-30-19$, $\S22-30-20$, $\S22-30-21$, $\S22-30-22$, $\S22-30-23$, $\S22-30-24$ and $\S22-30-25$; that said code be amended by adding thereto a new article, designated $\S22-31-1$, $\S22-31-2$, \$22-31-3, \$22-31-4, \$22-31-5, \$22-31-6, \$22-31-7, \$22-31-8, \$22-31-9, \$22-31-10, \$22-31-11 and \$22-31-12; and that said code be amended by adding thereto a new article, designated \$24-2G-1 and \$24-2G-2, all to read as follows:

CHAPTER 16. PUBLIC HEALTH.

ARTICLE 1. STATE PUBLIC HEALTH SYSTEM.

§16-1-2. Definitions.

1 As used in this article:

2 (1) "Basic public health services" means those services
3 that are necessary to protect the health of the public. The
4 three areas of basic public health services are communicable
5 and reportable disease prevention and control, community
6 health promotion and environmental health protection;

7 (2) "Bureau" means the Bureau for Public Health in the8 department;

9 (3) "Combined local board of health" means one form of 10 organization for a local board of health and means a board of 11 health serving any two or more counties or any county or 12 counties and one or more municipalities within or partially 13 within the county or counties;

14 (4) "Commissioner" means the commissioner of the15 bureau, who is the state health officer;

16 (5) "County board of health" means one form of
17 organization for a local board of health and means a local
18 board of health serving a single county;

19 (6) "Department" means the West Virginia Department20 of Health and Human Resources;

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21 22 23 24 25	(7) "Director" or "director of health" means the state health officer. Administratively within the department, the bureau through its commissioner carries out the public health functions of the department, unless otherwise assigned by the secretary;
26 27 28 29	(8) "Essential public health services" means the core public health activities necessary to promote health and prevent disease, injury and disability for the citizens of the state. The services include:
30 31	(A) Monitoring health status to identify community health problems;
32 33	(B) Diagnosing and investigating health problems and health hazards in the community;
34 35	(C) Informing, educating and empowering people about health issues;
36 37	(D) Mobilizing community partnerships to identify and solve health problems;
38 39	(E) Developing policies and plans that support individual and community health efforts;
40 41	(F) Enforcing laws and rules that protect health and ensure safety;
42 43 44	(G) Uniting people with needed personal health services and assuring the provision of health care when it is otherwise not available;
45 46	(H) Promoting a competent public health and personal health care workforce;

47 (I) Evaluating the effectiveness, accessibility and quality48 of personal and population-based health services; and

49 (J) Researching for new insights and innovative solutions50 to health problems;

51 (9) "Licensing boards" means those boards charged with
52 regulating an occupation, business or profession and on
53 which the commissioner serves as a member;

54 (10) "Local board of health", "local board" or "board"
55 means a board of health serving one or more counties or one
56 or more municipalities or a combination thereof;

57 (11) "Local health department" means the staff of the58 local board of health;

59 (12) "Local health officer" means the physician with a 60 current West Virginia license to practice medicine who 61 supervises and directs the activities, services, staff and 62 facilities of the local health department and is appointed by 63 the local board of health with approval by the commissioner;

64 (13) "Municipal board of health" means one form of
65 organization for a local board of health and means a board of
66 health serving a single municipality;

67 (14) "Performance-based standards" means generally
68 accepted, objective standards such as rules or guidelines
69 against which public health performance can be measured;

(15) "Potential source of significant contamination"
means a facility or activity that stores, uses or produces
substances or compounds with potential for significant
contaminating impact if released into the source water of a
public water supply.

75 (16) "Program plan" or "plan of operation" means the
76 annual plan for each local board of health that must be
77 submitted to the commissioner for approval;

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(17) "Public groundwater supply source" means a
primary source of water supply for a public water system
which is directly drawn from a well, underground stream,
underground reservoir, underground mine or other primary
source of water supplies which is found underneath the
surface of the state.

84 (18) "Public surface water supply source" means a
85 primary source of water supply for a public water system
86 which is directly drawn from rivers, streams, lakes, ponds,
87 impoundments or other primary sources of water supplies
88 which are found on the surface of the state.

89 (19) "Public surface water influenced groundwater supply 90 source" means a source of water supply for a public water 91 system which is directly drawn from an underground well, 92 underground river or stream, underground reservoir or 93 underground mine, and the quantity and quality of the water 94 in that underground supply source is heavily influenced, 95 directly or indirectly, by the quantity and quality of surface 96 water in the immediate area.

97 (20) "Public water system" means:

98 (A) Any water supply or system which regularly supplies
99 or offers to supply water for human consumption through
100 pipes or other constructed conveyances, if serving at least an
101 average of twenty-five individuals per day for at least sixty
102 days per year, or which has at least fifteen service
103 connections, and shall include:

(i) Any collection, treatment, storage and distribution
facilities under the control of the owner or operator of the
system and used primarily in connection with the system; and

107 (ii) Any collection or pretreatment storage facilities not
108 under such control which are used primarily in connection
109 with the system.

- (B) A public water system does not include a system
 which meets all of the following conditions:
- (i) Consists only of distribution and storage facilities anddoes not have any collection and treatment facilities;

(ii) Obtains all of its water from, but is not owned or
operated by, a public water system which otherwise meets the
definition;

117 (iii) Does not sell water to any person; and

(iv) Is not a carrier conveying passengers in interstatecommerce.

(21) "Public water utility" means a public water system
which is regulated by the West Virginia Public Service
Commission pursuant to the provisions of chapter
twenty-four of this code.

124 (22) "Secretary" means the secretary of the department;

(23) "Service area" means the territorial jurisdiction of alocal board of health;

127 (24) "State Advisory Council on Public Health" means128 the advisory body charged by this article with providing

advice to the commissioner with respect to the provision ofadequate public health services for all areas in the state;

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- (25) "State Board of Health" means the secretary,
 notwithstanding any other provision of this code to the
 contrary, whenever and wherever in this code there is a
 reference to the State Board of Health.
- 135 (26) "Zone of critical concern" for a public surface water 136 supply is a corridor along streams within a watershed that 137 warrant more detailed scrutiny due to its proximity to the 138 surface water intake and the intake's susceptibility to 139 potential contaminants within that corridor. The zone of 140 critical concern is determined using a mathematical model 141 that accounts for stream flows, gradient and area topography. 142 The length of the zone of critical concern is based on a five-143 hour time of travel of water in the streams to the water intake, 144 plus an additional one-fourth mile below the water intake. 145 The width of the zone of critical concern is one thousand feet 146 measured horizontally from each bank of the principal stream 147 and five hundred feet measured horizontally from each bank 148 of the tributaries draining into the principal stream.

§16-1-9a. Regulation of public water systems.

- (a) The commissioner shall regulate public water systems
 as prescribed in this section.
- 3 (b) The commissioner shall establish by legislative rule,
 4 in accordance with article three, chapter twenty-nine-a of this
 5 code:
- 6 (1) The maximum contaminant levels to which all public
 7 water systems shall conform in order to prevent adverse
 8 effects on the health of individuals;

9 (2) Treatment techniques that reduce the contaminant or 10 contaminants to a level which will not adversely affect the 11 health of the consumer;

(3) Provisions to protect and prevent contamination of
wellheads and well fields used by public water supplies so
that contaminants do not reach a level that would adversely
affect the health of the consumer;

16 (4) Minimum requirements for:

17 (A) Sampling and testing;

18 (B) System operation;

(C) Public notification by a public water system on being
granted a variance or exemption or upon failure to comply
with specific requirements of this section and regulations
promulgated under this section;

- 23 (D) Recordkeeping;
- 24 (E) Laboratory certification; and

(F) Procedures and conditions for granting variances and
exemptions to public water systems from state public water
systems' regulations.

28 (5) Requirements covering the production and29 distribution of bottled drinking water;

30 (6) Requirements governing the taste, odor, appearance
31 and other consumer acceptability parameters of drinking
32 water; and

33 (7) Any other requirement the commissioner finds34 necessary to effectuate the provisions of this article.

35 (c) The commissioner or his or her authorized 36 representatives or designees may enter any part of a public 37 water system, whether or not the system is in violation of a 38 legal requirement, for the purpose of inspecting, sampling or 39 testing and shall be furnished records or information 40 reasonably required for a complete inspection.

41 The commissioner, his or her authorized (d) 42 representative or designee may conduct an evaluation 43 necessary to assure the public water system meets federal safe 44 drinking water requirements. The public water system shall 45 provide a written response to the commissioner within thirty 46 days of receipt of the evaluation by the public water system, 47 addressing corrective actions to be taken as a result of the 48 evaluation.

(e)(1) Any individual or entity who violates any provision
of this article, or any of the rules or orders issued pursuant to
this article, is liable for a civil penalty not less than \$1,000
nor more than \$5,000. Each day's violation shall constitute
a separate offense.

54 (2) For a willful violation of a provision of this article, or
55 of any of the rules or orders issued under this article, an
56 individual or entity shall be subject to a civil penalty of not
57 more than \$10,000 and each day's violation shall be grounds
58 for a separate penalty.

(3) Civil penalties are payable to the commissioner. All
moneys collected under this section shall be deposited into a
restricted account known as the Safe Drinking Water Fund.
All moneys deposited into the fund shall be used by the
commissioner to provide technical assistance to public water
systems.

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65 (f) The commissioner, or his or her authorized 66 representative, may also seek injunctive relief in the circuit 67 court of the county in which all or part of the public water 68 system is located for threatened or continuing violations.

§16-1-9c. Required update or completion of source water protection plans.

1 (a) On or before July 1, 2016, each existing public water 2 utility which draws and treats water from a surface water supply source or a surface water influenced groundwater 3 4 supply source shall submit to the commissioner an updated or 5 completed source water protection plan for each of its public water system plants with such intakes to protect its public 6 7 water supplies from contamination. Every effort shall be 8 made to inform and engage the public, local governments, 9 local emergency planners, local health departments and 10 affected residents at all levels of the development of the 11 protection plan.

12 (b) The completed or updated plan for each affected13 plant, at a minimum, shall include the following:

14 (1) A contingency plan that documents each public water
15 utility's planned response to contamination of its public
16 surface water supply source or its public surface water
17 influenced groundwater supply source;

18 (2) An examination and analysis of the public water
19 system's ability to isolate or divert contaminated waters from
20 its surface water intake or groundwater supply, and the
21 amount of raw water storage capacity for the public water
22 system's plant;

23 (3) An examination and analysis of the public water24 system's existing ability to switch to an alternative water

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25 source or intake in the event of contamination of its primary
26 water source;

(4) An analysis and examination of the public water
system's existing ability to close its water intake in the event
the system is advised that its primary water source has
become contaminated due to a spill or release into a stream,
and the duration of time it can keep that water intake closed
without creating a public health emergency;

33 (5) The following operational information for each plant
34 receiving water supplies from a surface water source:

35 (A) The average number of hours the plant operates each
36 day, and the maximum and minimum number of hours of
37 operation in one day at that plant during the past year; and

38 (B) The average quantities of water treated and produced
39 by the plant per day, and the maximum and minimum
40 quantities of water treated and produced at that plant in one
41 day during the past year;

42 (6) An analysis and examination of the public water
43 system's existing available storage capacity on its system,
44 how its available storage capacity compares to the public
45 water system's normal daily usage and whether the public
46 water system's existing available storage capacity can be
47 effectively utilized to minimize the threat of contamination to
48 its system;

(7) The calculated level of unaccounted for water
experienced by the public water system for each surface
water intake, determined by comparing the measured
quantities of water which are actually received and used by
customers served by that water plant to the total quantities of
water treated at the water plant over the past year. If the

calculated ratio of those two figures is less than eighty-five
percent, the public water system is to describe all of the
measures it is actively taking to reduce the level of water loss
experienced on its system;

59 (8) A list of the potential sources of significant contamination contained within the zone of critical concern 60 as provided by the Department of Environmental Protection, 61 the Bureau for Public Health and the Division of Homeland 62 63 Security and Emergency Management. The exact location of the contaminants within the zone of critical concern is not 64 subject to public disclosure in response to a Freedom of 65 66 Information Act request under article one, chapter 67 twenty-nine-b of this code. However, the location, 68 characteristics and approximate quantities of potential 69 sources of significant contamination within the zone of 70 critical concern shall be made known to one or more 71 designees of the public water utility, and shall be maintained 72 in a confidential manner by the public water utility. In the 73 event of a chemical spill, release or related emergency, 74 information pertaining to any spill or release of contaminant 75 shall be immediately disseminated to any emergency 76 responders responding to the site of a spill or release, and the general public shall be promptly notified in the event of a 77 78 chemical spill, release or related emergency.

79 (9) If the public water utility's water supply plant is 80 served by a single-source intake to a surface water source of 81 supply or a surface water influenced source of supply, the 82 submitted plan shall also include an examination and analysis 83 of the technical and economic feasibility of each of the 84 following options to provide continued safe and reliable 85 public water service in the event its primary source of supply 86 is detrimentally affected by contamination, release, spill event 87 or other reason:

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(A) Constructing or establishing a secondary or backup
intake which would draw water supplies from a substantially
different location or water source:

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91 (B) Constructing additional raw water storage capacity
92 and/or treated water storage capacity, to provide at least two
93 days of system storage, based on the plant's maximum level
94 of production experienced within the past year;

95 (C) Creating or constructing interconnections between the 96 public water system with other plants on the public water 97 utility system or another public water system, to allow the 98 public water utility to receive its water from a different 99 source of supply during a period its primary water supply 100 becomes unavailable or unreliable due to contamination, 101 release, spill event or other circumstance;

(D) Any other alternative which is available to the public
water utility to secure safe and reliable alternative supplies
during a period its primary source of supply is unavailable or
negatively impacted for an extended period; and

(E) If one or more alternatives set forth in paragraphs (A)
through (D) of this subdivision is determined to be
technologically or economically feasible, the public water
utility shall submit an analysis of the comparative costs, risks
and benefits of implementing each of the described
alternatives;

(10) A management plan that identifies specific activities that will be pursued by the public water utility, in cooperation and in concert with the Bureau for Public Health, local health departments, local emergency responders, local emergency planning committee, and other state, county or local agencies and organizations to protect its source water supply from contamination, including, but not limited to, notification to

119 and coordination with state and local government agencies 120 whenever the use of its water supply is inadvisable or 121 impaired, to conduct periodic surveys of the system, the 122 adoption of best management practices, the purchase of 123 property or development rights, conducting public education 124 the adoption of other management techniques or 125 recommended by the commissioner or included in the source 126 water protection plan;

127 (11) A communications plan that documents the manner 128 in which the public water utility, working in concert with 129 state and local emergency response agencies, shall notify the 130 local health agencies and the public of the initial spill or 131 contamination event and provide updated information related 132 to any contamination or impairment of the source water 133 supply or the system's drinking water supply, with an initial 134 notification to the public to occur in any event no later than 135 thirty minutes after the public water system becomes aware 136 of the spill, release or potential contamination of the public 137 water system:

(12) A complete and comprehensive list of the potential
sources of significant contamination contained within the
zone of critical concern, based upon information which is
directly provided or can otherwise be requested and obtained
from the Department of Environmental Protection, the
Bureau for Public Health, the Division of Homeland Security
and Emergency Management and other resources; and

145 (13) An examination of the technical and economic
146 feasibility of implementing an early warning monitoring
147 system.

(c) Any public water utility's public water system with a
primary surface water source of supply or a surface water
influenced groundwater source of supply that comes into

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existence on or after the effective date of this article shall
submit prior to the commencement of its operations a source
water protection plan satisfying the requirements of
subsection (b) of this section.

155 (d) The commissioner shall review a plan submitted 156 pursuant to this section and provide a copy to the Secretary 157 of the Department of Environmental Protection. Thereafter, 158 within one hundred eighty days of receiving a plan for 159 approval, the commissioner may approve, reject or modify 160 the plan as may be necessary and reasonable to satisfy the 161 purposes of this article. The commissioner shall consult with 162 the local public health officer and conduct at least one public 163 hearing when reviewing the plan. Failure by a public water 164 system to comply with a plan approved pursuant to this 165 section is a violation of this article.

(e) The commissioner may request a public water utility
to conduct one or more studies to determine the actual risk
and consequences related to any potential source of
significant contamination identified by the plan, or as
otherwise made known to the commissioner.

(f) Any public water utility required to file a complete or
updated plan in accordance with the provisions of this section
shall submit an updated source water protection plan at least
every three years or when there is a substantial change in the
potential sources of significant contamination within the
identified zone of critical concern.

(g) Any public water utility required to file a complete or
updated plan in accordance with the provisions of this section
shall review any source water protection plan it may currently
have on file with the bureau and update it to ensure it
conforms with the requirements of subsection (b) of this
section on or before July 1, 2016.

(h) The commissioner's authority in reviewing and
monitoring compliance with a source water protection plan
may be transferred by the bureau to a nationally accredited
local board of public health.

§16-1-9d. Wellhead and Source Water Protection Grant Program.

(a) The commissioner shall continue the Wellhead and
 Source Water Protection Grant Program.

3 (b) The fund heretofore created to provide funds for the 4 Wellhead and Source Water Protection Grant Program is continued in the State Treasury and shall be known as the 5 6 Wellhead and Source Water Protection Grant Fund. The 7 fund shall be administered by the commissioner and shall 8 consist of all moneys made available for the program from 9 any source, including but not limited to all fees, civil 10 penalties and assessed costs, all gifts, grants, bequests or 11 transfers from any source, any moneys that may be 12 appropriated and designated for the program by the 13 Legislature and all interest or other return earned from 14 investment of the fund. Expenditures from the fund shall be 15 for the purposes set forth in this article to provide water 16 source protection pursuant to the program and are not 17 authorized from collections but are to be made only in 18 accordance with appropriation by the Legislature and in 19 accordance with the provisions of article three, chapter 20 twelve of this code and upon the fulfillment of the provisions set forth in article two, chapter eleven-b of this 21 22 code: Provided, That for the fiscal years ending June 30, 23 2014 and 2015, expenditures are authorized from collections 24 rather than pursuant to an explicit appropriation by the 25 Legislature. Any balance, including accrued interest and 26 other returns, remaining in the fund at the end of each fiscal 27 year shall not revert to the General Revenue Fund but shall

remain in the fund and be expended as provided by thissection.

30 (c) In prospectively awarding any grants under the 31 Wellhead and Source Water Protection Grant Program, the 32 commissioner shall prioritize those public water systems 33 where there is the highest probability of contamination of the 34 water source based on the source water assessment report or 35 the source water protection plans which were previously 36 performed. Priority shall also be extended to publicly owned 37 public water systems over privately owned public water 38 systems.

39 (d) The commissioner, or his or her designee, shall apply
40 for and diligently pursue all available federal funds to help
41 offset the cost of completing source water protection plans by
42 the deadlines established in section nine-c of this article.

43 (e) The commissioner may receive any gift, federal grant,
44 other grant, donation or bequest and receive income and other
45 funds or appropriations to contribute to the Wellhead and
46 Source Water Protection Plan Grant Program.

§16-1-9e. Long-term medical study.

1 The Bureau for Public Health shall endeavor to engage 2 the Centers for Disease Control and other federal agencies for 3 the purpose of creating, organizing and implementing a 4 medical study to assess any long-term health effects resulting 5 from the chemical spill that occurred on January 9, 2014, and 6 which exposed the public to chemicals, including 4-7 methylcyclohexane.

8 The commissioner shall conduct such study pursuant to 9 the authority granted to the commissioner pursuant to article 10 one, section six, chapter sixteen of this code: *Provided*, That

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in the event the commissioner determines that, in order to
adequately perform such study, additional authority is
required, the commissioner shall provide a report of such
additional authority requested to the Governor and the Joint
Committee on Government and Finance.

16 The commissioner shall cause to be collected and 17 preserved information from health providers who treated 18 patients presenting with symptoms diagnosed as having been 19 caused or exacerbated as a result of exposure related to the 20 January 9, 2014, chemical spill. The commissioner shall 21 analyze such data and other information deemed relevant by 22 the commissioner and provide a report of the commissioner's 23 findings regarding potential long-term health effects of the 24 January 9, 2014, chemical spill to the Joint Committee on 25 Health by January 1, 2015, including the results of its efforts 26 to engage federal cooperation and assistance for a long-term 27 comprehensive study on the costs of conducting such study 28 on behalf of the state.

CHAPTER 22. ENVIRONMENTAL RESOURCES.

ARTICLE 26. WATER RESOURCES PROTECTION AND MANAGEMENT ACT.

§22-26-2. Definitions.

1 For purposes of this article:

2 (1) "Baseline average" means the average amount of
3 water withdrawn by a large-quantity user over a
4 representative historical time period as defined by the
5 secretary.

6 (2) "Beneficial use" means uses that include, but are not 7 limited to, public or private water supplies, agriculture,

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8	tourism, commercial, industrial, coal, oil and gas and other
9	mineral extraction, preservation of fish and wildlife habitat,
10	maintenance of waste assimilation, recreation, navigation and
11	preservation of cultural values.
12	(3) "Commercial well" means a well that serves small
13	businesses and facilities in which water is the prime
14	ingredient of the service rendered, including water wells
15	drilled to support horizontal well operations.
16	(4) "Community water system" means a public water
17	system that pipes water for human consumption to at least
18	fifteen service connections used by year-round residents or
19	one that regularly serves at least twenty-five residents.
20	(5) "Consumptive withdrawal" means any withdrawal of
21	water which returns less water to the water body than is
22	withdrawn.
00	
23	(6) "Department" means the West Virginia Department
24	of Environmental Protection.
25	(7) "Farm use" means irrigation of any land used for
26	general farming, forage, aquaculture, pasture, orchards,
27	nurseries, the provision of water supply for farm animals,
28	poultry farming or any other activity conducted in the course
29	of a farming operation.
30	(8) "Industrial well" means a well used exclusively for
31	nonpotable purposes, including industrial processing, fire
32	protection, washing, packing or manufacturing of a product
33	excluding food and beverages, or other nonpotable uses.

34 (9) "Interbasin transfer" means the permanent removal of35 water from the watershed from which it is withdrawn.

36 (10) "Large-quantity user" means any person who 37 withdraws over three hundred thousand gallons of water in 38 any thirty-day period from the state's waters and any person 39 who bottles water for resale regardless of quantity withdrawn. 40 "Large-quantity user" excludes farm use, including watering 41 livestock or poultry on a farm, though farms may voluntarily 42 report water withdrawals to assist with the accuracy of the 43 survey.

44 (11) "Maximum potential" means the maximum designed
45 capacity of a facility to withdraw water under its physical and
46 operational design.

....

47 (12) "Noncommunity nontransient water system" means
48 a public water system that serves at least twenty-five of the
49 same persons over six months per year.

50 (13) "Nonconsumptive withdrawal" means any
51 withdrawal of water which is not a consumptive withdrawal
52 as defined in this section.

53 (14) "Person", "persons" or "people" means an
54 individual, public and private business or industry, public or
55 private water service and governmental entity.

56 (15) "Secretary" means the Secretary of the Department57 of Environmental Protection or his or her designee.

58 (16) "Transient water system" means a public water
59 system that serves at least twenty-five transient people at
60 least sixty days a year.

61 (17) "Test well" means a well that is used to obtain
62 information on groundwater quantity, quality, aquifer
63 characteristics and availability of production water supply for
64 manufacturing, commercial and industrial facilities.

65 (18) "Water resources", "water" or "waters" means any 66 and all water on or beneath the surface of the ground, 67 whether percolating, standing, diffused or flowing, wholly or 68 partially within this state, or bordering this state and within 69 its jurisdiction and includes, without limiting the generality 70 of the foregoing, natural or artificial lakes, rivers, streams, 71 creeks, branches, brooks, ponds, impounding reservoirs, 72 springs, wells, watercourses and wetlands: Provided. That 73 farm ponds, industrial settling basins and ponds and waste 74 treatment facilities are excluded from the waters of the state.

(19) "Watershed" means a hydrologic unit utilized by the
United States Department of Interior's Geological Survey,
adopted in 1974, as a framework for detailed water and
related land-resources planning.

79 (20) "Withdrawal" means the removal or capture of water from water resources of the state regardless of whether it is 80 81 consumptive or nonconsumptive: Provided, That water 82 encountered during coal, oil, gas, water well drilling and 83 initial testing of water wells, or other mineral extraction and 84 diverted, but not used for any purpose and not a factor in 85 low-flow conditions for any surface water or groundwater, is 86 not deemed a withdrawal.

§22-26-3. Waters claimed by state; water resources protection survey; registration requirements; agency cooperation; information gathering.

(a) The waters of the State of West Virginia are claimed
 as valuable public natural resources held by the state for the
 use and benefit of its citizens. The state shall manage and
 protect its waters effectively for present and future use and
 enjoyment and for the protection of the environment.
 Therefore, it is necessary for the state to determine the nature
 and extent of its water resources, the quantity of water being

8 withdrawn or otherwise used and the nature of the 9 withdrawals or other uses: *Provided*, That no provisions of 10 this article may be construed to amend or limit any other 11 rights and remedies created by statute or common law in 12 existence on the date of the enactment of this article.

13 (b) The secretary shall conduct an ongoing water 14 resources survey of consumptive and nonconsumptive surface 15 water and groundwater withdrawals by large-quantity users 16 in this state. The secretary shall determine the form and 17 format of the information submitted, including the use of electronic submissions. The secretary shall establish and 18 19 maintain a statewide registration program to monitor large-20 quantity users of water resources.

21 (c) Large-quantity users, except those who purchase water 22 from a public or private water utility or other service that is 23 reporting its total withdrawal, shall register with the department 24 and provide all requested survey information regarding 25 withdrawals of the water resources. Multiple withdrawals from 26 state water resources that are made or controlled by a single 27 person and used at one facility or location shall be considered 28 Water withdrawals for a single withdrawal of water. 29 self-supplied farm use and private households will be estimated. 30 Water utilities regulated by the Public Service Commission 31 pursuant to article two, chapter twenty-four of this code are 32 exempted from providing information on interbasin transfers to 33 the extent those transfers are necessary to provide water utility 34 services within the state.

35 (d) Except as provided in subsection (f) of this section,
36 large-quantity users who withdraw water from a West
37 Virginia water resource shall comply with the survey and
38 registration requirements of this article. Registration shall be
39 maintained annually by every large-quantity user on forms
40 and in a manner prescribed by the secretary.

41 (e) The secretary shall maintain a listing of all large42 quantity users and each user's baseline average water
43 withdrawal.

44 (f) The secretary shall make a good faith effort to obtain
45 survey and registration information from persons who are
46 withdrawing water from in-state water resources, but who are
47 located outside the state borders.

48 (g) All state agencies and local governmental entities that 49 have a regulatory, research, planning or other function 50 relating to water resources, including, but not limited to, the 51 State Geological and Economic Survey, the Division of 52 Natural Resources, the Public Service Commission, the 53 Bureau for Public Health, the Commissioner of the Department of Agriculture, the Division of Homeland 54 55 Security and Emergency Management, Marshall University, 56 West Virginia University and regional, county and municipal 57 planning authorities may enter into interagency agreements 58 with the secretary and shall cooperate by: (i) Providing 59 information relating to the water resources of the state; (ii) 60 providing any necessary assistance to the secretary in 61 effectuating the purposes of this article; and (iii) assisting in 62 the development of a state water resources management plan. 63 The secretary shall determine the form and format of the 64 information submitted by these agencies.

(h) Persons required to participate in the survey and
registration shall provide any reasonably available
information on stream flow conditions that impact withdrawal
rates.

(i) Persons required to participate in the survey and
registration shall provide the most accurate information
available on water withdrawal during seasonal conditions and
future potential maximum withdrawals or other information

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that the secretary determines is necessary for the completion of the survey or registration: *Provided*, That a coal-fired electric generating facility shall also report the nominal design capacity of the facility, which is the quantity of water withdrawn by the facility's intake pumps necessary to operate the facility during a calendar day.

79 (i) The secretary shall, to the extent reliable water 80 withdrawal data is reasonably available from sources other 81 than persons required to provide data and participate in the 82 survey and registration, utilize that data to fulfill the requirements of this section. If the data is not reasonably 83 84 available to the secretary, persons required to participate in 85 the survey and registration are required to provide the data. 86 Altering locations of intakes and discharge points that result 87 in an impact to the withdrawal of the water resources shall 88 also be reported.

(k) The secretary shall report annually to the Joint
Legislative Oversight Commission on State Water Resources
on the survey results. The secretary shall also make a
progress report annually on the implementation of the State
Water Resources Management Plan and any significant
changes that may have occurred since the State Water
Resources Management Plan was submitted in 2013.

96 (1) In addition to any requirements for completion of the 97 survey established by the secretary, the survey must 98 accurately reflect both actual and maximum potential water 99 withdrawal. Actual withdrawal shall be established through 100 metering, measuring or alternative accepted scientific 101 methods to obtain a reasonable estimate or indirect 102 calculation of actual use.

103 (m) The secretary shall make recommendations to the104 Joint Legislative Oversight Commission on Water Resources

105 created in section five of this article relating to the 106 implementation of a water quantity management strategy for 107 the state or regions of the state where the quantity of water 108 resources are found to be currently stressed or likely to be 109 stressed due to emerging beneficial or other uses, ecological 110 conditions or other factors requiring the development of a 111 strategy for management of these water resources.

27

(n) The secretary may propose rules pursuant to article
three, chapter twenty-nine-a of this code as necessary to
implement the survey registration or plan requirements of this
article.

(o) The secretary is authorized to enter into cooperative
agreements with local, state and federal agencies and private
policy or research groups to obtain federal matching funds,
conduct research and analyze survey and registration data and
other agreements as may be necessary to carry out his or her
duties under this article.

122 (p) The department, the Division of Natural Resources, the 123 Division of Highways and the Conservation Agency 124 (cooperating state agencies) shall continue providing matching 125 funds for the United States Geological Survey's (USGS) 126 stream-gauging network to the maximum extent practicable. 127 Should a cooperating state agency become unable to maintain 128 its contribution level, it should notify the USGS and the 129 commission of its inability to continue funding for the 130 subsequent federal fiscal year by July 1 in order to allow for the 131 possible identification of alternative funding resources.

§22-26-5. Joint Legislative Oversight Commission on State Water Resources.

- 1 (a) The President of the Senate and the Speaker of the
- 2 House of Delegates shall each designate five members of

3 their respective houses, at least one of whom shall be a 4 member of the minority party, to serve on a joint legislative 5 oversight commission charged with immediate and ongoing 6 oversight of the water resources survey, registration and 7 development of a state water resources management plan. 8 This commission shall be known as the Joint Legislative 9 Oversight Commission on State Water Resources and shall 10 regularly investigate and monitor all matters relating to water 11 resources, including the survey and plan:

(b) The expenses of the commission, including the cost of
conducting the survey and monitoring any subsequent
strategy and those incurred in the employment of legal,
technical, investigative, clerical, stenographic, advisory and
other personnel, are to be approved by the Joint Committee
on Government and Finance and paid from legislative
appropriations.

§22-26-6. Mandatory survey and registration compliance.

(a) The water resources survey and subsequent registry
 will provide critical information for protection of the state's
 water resources and, thus, mandatory compliance with the
 survey and registry is necessary.

5 (b) All large-quantity users who withdraw water from a 6 West Virginia water resource shall complete the survey and 7 register use with the department. Any person who fails to 8 complete the survey or register, provides false or misleading 9 information on the survey or registration, or fails to provide 10 other information as required by this article may be subject to 11 a civil administrative penalty not to exceed \$5,000 to be 12 collected by the secretary consistent with the secretary's 13 authority pursuant to this chapter. Every thirty days after the 14 initial imposition of the civil administrative penalty, another 15 penalty may be assessed if the information is not provided.

- 16 The secretary shall provide written notice of failure to
- 17 comply with this section thirty days prior to assessing the first
- 18 administrative penalty.

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§22-26-7. Secretary authorized to log wells; collect data.

1 (a) In order to obtain important information about the 2 state's surface and groundwater, the secretary is authorized 3 to collect scientific data on surface and groundwater and to 4 enter into agreements with local and state agencies, the 5 federal government and private entities to obtain this 6 information.

7 (b) Any person who installs a community water system, 8 noncommunity nontransient water system, transient water 9 system, commercial well, industrial or test well shall notify 10 the secretary of his or her intent to drill a water well no less 11 than ten days prior to commencement of drilling. The 12 ten-day notice is the responsibility of the owner, but may be 13 given by the drilling contractor.

(c) The secretary has the authority to gather data, including
driller and geologist logs, run electric and other remote-sensing
logs and devices and perform physical characteristics tests on
nonresidential and multifamily water wells.

(d) The drilling contractor shall submit to the secretary a
copy of the well completion forms submitted to the Bureau
for Public Health for a community water system,
noncommunity nontransient water system, transient water
system, commercial well, industrial or test well. The drilling
contractor shall also provide the well GPS location and depth
to groundwater on the well report submitted to the secretary.

(e) Any person who fails to notify the secretary prior todrilling a well or impedes collection of information by the

27 secretary under this section is in violation of the Water
28 Resources Protection and Management Act and is subject to
29 the civil administrative penalty authorized by section six of
30 this article.

31 (f) Any well contracted for construction by the secretary 32 for groundwater or geological testing must be constructed at 33 a minimum to well design standards as promulgated by the 34 Bureau for Public Health. Any wells contracted for 35 construction by the secretary for groundwater or geological testing that would at a later date be converted to a public use 36 37 water well must be constructed to comport to state public 38 water design standards.

§22-26-8. State Water Resources Management Plan; powers and duty of secretary.

1 (a) The secretary shall oversee the development of a State 2 Water Resources Management Plan to be completed no later than November 30, 2013. The plan shall be reviewed and 3 4 revised as needed after its initial adoption. The plan shall be developed with the cooperation and involvement of local and 5 6 state agencies with regulatory, research or other functions 7 relating to water resources including, but not limited to, those 8 agencies and institutions of higher education set forth in 9 section three of this article and a representative of largequantity users. The State Water Resources Management Plan 10 11 shall be developed utilizing the information obtained 12 pursuant to said section and any other relevant information 13 available to the secretary.

(b) The secretary shall develop definitions for use in the
State Water Resources Management Plan for terms that are
defined differently by various state and federal governmental
entities as well as other terms necessary for implementation
of this article.

19 (c) The secretary shall continue to develop and obtain the20 following:

(1) An inventory of the surface water resources of each
region of this state, including an identification of the
boundaries of significant watersheds and an estimate of the
safe yield of sources for consumptive and nonconsumptive
uses during periods of normal conditions and drought.

(2) A listing of each consumptive or nonconsumptive
withdrawal by a large-quantity user, including the amount of
water used, location of the water resources, the nature of the
use, location of each intake and discharge point by longitude
and latitude where available and, if the use involves more
than one watershed or basin, the watersheds or basins
involved and the amount transferred.

33 (3) A plan for the development of the infrastructure
34 necessary to identify the groundwater resources of each
35 region of this state, including an identification of aquifers and
36 groundwater basins and an assessment of their safe yield,
37 prime recharge areas, recharge capacity, consumptive limits
38 and relationship to stream base flows.

39 (4) After consulting with the appropriate state and federal 40 agencies, assess and project the existing and future 41 nonconsumptive use needs of the water resources required to 42 serve areas with important or unique natural, scenic, 43 environmental or recreational values of national, regional, 44 local or statewide significance, including national and state 45 parks; designated wild, scenic and recreational rivers; 46 national and state wildlife refuges; and the habitats of federal 47 and state endangered or threatened species.

48 (5) Assessment and projection of existing and future49 consumptive use demands.

31

50 (6) Identification of potential problems with water 51 availability or conflicts among water uses and users 52 including, but not limited to, the following:

(A) A discussion of any area of concern regarding
historical or current conditions that indicate a low-flow
condition or where a drought or flood has occurred or is
likely to occur that threatens the beneficial use of the surface
water or groundwater in the area; and .

58 (B) Current or potential in-stream or off-stream uses that
59 contribute to or are likely to exacerbate natural low-flow
60 conditions to the detriment of the water resources.

61 (7) Establish criteria for designation of critical water
62 planning areas comprising any significant hydrologic unit
63 where existing or future demands exceed or threaten to
64 exceed the safe yield of available water resources.

65 (8) An assessment of the current and future capabilities
66 of public water supply agencies and private water supply
67 companies to provide an adequate quantity and quality of
68 water to their service areas.

69 (9) An assessment of floodplain and stormwater70 management problems.

71 (10) Efforts to improve data collection, reporting and
72 water monitoring where prior reports have found
73 deficiencies.

(11) A process for identifying projects and practices that
are being, or have been, implemented by water users that
reduce the amount of consumptive use, improve efficiency in
water use, provide for reuse and recycling of water, increase
the supply or storage of water or preserve or increase

groundwater recharge and a recommended process for
providing appropriate positive recognition of those projects
or practices in actions, programs, policies, projects or
management activities.

83 (12) An assessment of both structural and nonstructural
84 alternatives to address identified water availability problems,
85 adverse impacts on water uses or conflicts between water
86 users, including potential actions to develop additional or
87 alternative supplies, conservation measures and management
88 techniques.

89 (13) A review and evaluation of statutes, rules, policies
90 and institutional arrangements for the development,
91 conservation, distribution and emergency management of
92 water resources.

93 (14) A review and evaluation of water resources
94 management alternatives and recommended programs,
95 policies, institutional arrangements, projects and other
96 provisions to meet the water resources needs of each region
97 and of this state.

98 (15) Proposed methods of implementing various
99 recommended actions, programs, policies, projects or
100 management activities.

101 (d) The State Water Resources Management Plan shall102 consider:

103 (1) The interconnections and relationships between
104 groundwater and surface water as components of a single
105 hydrologic resource.

106 (2) Regional or watershed water resources needs,107 objectives and priorities.

33

(3) Federal, state and interstate water resource policies,
plans, objectives and priorities, including those identified in
statutes, rules, regulations, compacts, interstate agreements or
comprehensive plans adopted by federal and state agencies
and compact basin commissions.

(4) The needs and priorities reflected in comprehensive
plans and zoning ordinances adopted by a county or
municipal government.

(5) The water quantity and quality necessary to supportreasonable and beneficial uses.

(6) A balancing and encouragement of multiple uses of
water resources, recognizing that all water resources of this
state are capable of serving multiple uses and human needs,
including multiple uses of water resources for reasonable and
beneficial uses.

- (7) The distinctions between short-term and long-term
 conditions, impacts, needs and solutions to ensure appropriate
 and cost-effective responses to water resources issues.
- (8) Application of the principle of equal and uniform
 treatment of all water users that are similarly situated without
 regard to established political boundaries.

(e) Each November, the secretary shall report to the Joint
Legislative Oversight Commission on State Water Resources
on the implementation of the State Water Resources
Management Plan.

(f) The State Water Resources Management Plan is
adopted. Persons identified as large-quantity users prior to
the effective date of this subsection shall report actual
monthly water withdrawals, or monthly water withdrawals by

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a method approved by the secretary, for the previous calendar
year by March 31 of each succeeding year. Persons
identified as large-quantity users on or after the effective date
of this subsection shall submit their initial annual report no
later than March 31, 2016, and subsequent annual reports by
March 31 of each year thereafter.

ARTICLE 30. THE ABOVEGROUND STORAGE TANK ACT.

§22-30-1. Short title.

- 1 This article may be known and cited as the Aboveground
- 2 Storage Tank Act.

§22-30-2. Legislative findings.

(a) The West Virginia Legislature finds the public policy
 of the State of West Virginia is to protect and conserve the
 water resources for the state and its citizens. The state's
 water resources are vital natural resources that are essential
 to maintain, preserve and promote human health, quality of
 life and economic vitality of the state.

7 (b) The West Virginia Legislature further finds the public 8 policy of the state is for clean, uncontaminated water to be 9 made available for its citizens who are dependent on clean 10 water as a basic need for survival, and who rely on the 11 assurances from public water systems and the government 12 that the water is safe to consume.

(c) The West Virginia Legislature further finds it in the
public policy of the state that clean, uncontaminated water be
available to its businesses and industries that rely on water
for their economic survival, and the well-being of their
employees. These include hospitals and the medical industry,

18 schools and educational institutions, the food and hospitality 19 industries, the tourism industry, manufacturing, coal, natural 20 gas and other industries. Businesses and industries searching 21 for places to locate or relocate consider the quality of life for 22 their employees as well as the quality of the raw materials 23 such as clean water.

24 (d) The Legislature further finds that large quantities of 25 fluids are stored in aboveground storage tanks within the state 26 and that emergency situations involving these fluids can and 27 will arise that may present a hazard to human health, safety, 28 the water resources, the environment and the economy of the 29 state. The Legislature further recognizes that some of these 30 fluids have been stored in aboveground storage tanks in a 31 regulated manner insufficient to protect human health, safety, 32 water resources, the environment and the economy of the 33 state.

§22-30-3. Definitions.

1 For purposes of this article:

2 (1) "Aboveground storage tank" or "tank" means a device 3 made to contain an accumulation of more than one thousand 4 three hundred twenty gallons of fluids that are liquids at 5 standard temperature and pressure, which is constructed 6 primarily of noncarbon materials, including wood, concrete, 7 steel, plastic or fiberglass reinforced plastic, which provide 8 structural support, more than ninety percent capacity of 9 which is above the surface of the ground, but does not 10 include any process vessel. The term includes stationary 11 devices which are permanently affixed, and mobile devices 12 which remain in one location on a continuous basis for sixty 13 or more days, and includes all ancillary aboveground pipes 14 and dispensing systems up to the first point of isolation and 15 all ancillary underground pipes and dispensing systems

16 connected to the aboveground containers to the first point of 17 isolation. Notwithstanding any other provision of this code 18 to the contrary, shipping containers, including railroad freight 19 cars, subject to federal regulation under the Federal Railroad 20 Safety Act, 49 U. S. C.§§20101-2015, as amended, including, but not limited to, federal regulations promulgated thereunder 21 22 at 49 CFR 172, 173 or 174, or subject to other federal law 23 governing the transportation of hazardous materials are not 24 subject to any provision of this article or of article thirty-one 25 of this chapter. Notwithstanding any other provision of this 26 code to the contrary, barges or boats subject to federal 27 regulation under the United States Coast Guard, United States 28 Department of Homeland Security, including but not limited 29 to federal regulations promulgated at 33 CFR 1, et seq, or 30 subject to other federal law governing the transportation of 31 hazardous materials are not subject to any provision of this 32 or of article thirty-one of this chapter. article 33 Notwithstanding any other provision of this code to the 34 contrary, swimming pools are not subject to any provision of 35 this article or article thirty-one of this chapter.

36 (2) "Department" means the West Virginia Department37 of Environmental Protection.

38 (3) "Nonoperational storage tank" means an empty
39 aboveground storage tank in which fluids will not be
40 deposited or from which fluids will not be dispensed on or
41 after the effective date of this article.

42 (4) "Operator" means any person in control of, or having
43 responsibility for, the daily operation of an aboveground
44 storage tank.

45 (5) "Owner" means a person who holds title to, controls
46 or owns an interest in an aboveground storage tank, including
47 owners of tanks immediately preceding the discontinuation of

48 a tank's use. "Owner" does not mean a person who holds an
49 interest in a tank for financial security, unless the holder has
50 taken possession of and operated the tank.

(6) "Person", "persons" or "people" means any
individual, trust, firm, owner, operator, corporation or other
legal entity, including the United States government, an
interstate commission or other body, the state or any agency,
board, bureau, office, department or political subdivision of
the state, but does not include the Department of
Environmental Protection.

58 (7) "Process vessel" means tanks, containers or other 59 vessels utilized in a facility in the manufacturing process 60 through which there is a steady, variable, recurring or 61 intermittent flow of materials. This does not include tanks 62 used for storage of materials prior to their introduction into 63 the production process or for the storage of finished products 64 or by-products of the production process.

(8) "Public groundwater supply source" means a primary
source of water supply for a public water system which is
directly drawn from a well, underground stream, underground
reservoir, underground mine or other primary source of water
supplies which is found underneath the surface of the state.

(9) "Public surface water supply source" means a primary
source of water supply for a public water system which is
directly drawn from rivers, streams, lakes, ponds,
impoundments or other primary sources of water supplies
which are found on the surface of the state.

(10) "Public surface water influenced groundwater supply
source" means a source of water supply from a public water
system which is directly drawn from an underground well,
underground river or stream, underground reservoir or

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79 underground mine, and the quantity or quality of the water in
80 that underground supply source is heavily influenced, directly
81 or indirectly, by the quantity and quality of surface water in
82 the immediate area.

83 (11) "Public water system" means:

(A) Any water supply or system which regularly supplies
or offers to supply water for human consumption through
pipes or other constructed conveyances, if serving at least an
average of twenty-five individuals per day for at least sixty
days per year, or which has at least fifteen service
connections, and shall include:

90 (i) Any collection, treatment, storage and distribution
91 facilities under the control of the owner or operator of the
92 system and used primarily in connection with the system; and

93 (ii) Any collection or pretreatment storage facilities not
94 under such control which are used primarily in connection
95 with the system.

96 (B) A public water system does not include a system97 which meets all of the following conditions:

98 (i) Consists only of distribution and storage facilities and
99 does not have any collection and treatment facilities;

(ii) Obtains all of its water from, but is not owned or
operated by, a public water system which otherwise meets the
definition;

103 (iii) Does not sell water to any person; and

104 (iv) Is not a carrier conveying passengers in interstate105 commerce.

106 (12) "Release" means any spilling, leaking, emitting, 107 discharging, escaping, leaching or disposing of fluids from an 108 aboveground storage tank into groundwater, surface water or 109 subsurface soils. The term shall also include spilling, 110 leaking, emitting, discharging, escaping, leaching or 111 disposing of fluids from an aboveground storage tank into a 112 containment structure or facility that poses an immediate 113 threat of contamination of the soils, subsurface soils, surface 114 water or groundwater: *Provided*, That the overfill or spillage 115 of up to twenty gallons of fluid during the loading or 116 unloading of liquids shall not be required to be reported if the 117 overflow or spillage is wholly contained within a containment 118 structure or facility, it is promptly cleaned up and no portion 119 of the overfill or spillage escapes onto the ground or into 120 adjacent surface water.

121 (13) "Secondary containment" means a safeguard applied 122 to one or more tanks that prevents the discharge into the 123 waters of the state of the entire capacity of the largest single 124 tank and sufficient freeboard to contain precipitation. In 125 order to qualify as secondary containment, the barrier and 126 containment field must be sufficiently impervious to contain 127 fluids in the event of a release, and may include double-128 walled tanks, dikes, containment curbs, pits or drainage 129 trench enclosures that safely confine the release from a tank 130 in a facility catchment basin or holding pond.

131 (14)"Secretary" means the Secretary of the Department132 of Environmental Protection, or his or her designee.

(15) "Source water protection area" for a public groundwater supply source is the area within an aquifer that supplies water to a public water supply well within a fiveyear time-of-travel, and is determined by the mathematical calculation of the locations from which a drop of water placed at the edge of the protection area would theoretically take five years to reach the well.

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(16) "Zone of critical concern" for a public surface water 140 141 supply is a corridor along streams within a watershed that 142 warrants more detailed scrutiny due to its proximity to the 143 surface water intake and the intake's susceptibility to 144 potential contaminants within that corridor. The zone of 145 critical concern is determined using a mathematical model 146 that accounts for stream flows, gradient and area topography. 147 The length of the zone of critical concern is based on a five-148 hour time-of-travel of water in the streams to the water 149 intake, plus an additional one-fourth mile below the water 150 intake. The width of the zone of critical concern is one 151 thousand feet measured horizontally from each bank of the principal stream and five hundred feet measured horizontally 152 153 from each bank of the tributaries draining into the principal 154 stream.

§22-30-4. Inventory and registration of existing aboveground storage tanks.

1 (a) To assure protection of the water resources of the 2 state, the secretary shall compile an inventory of all 3 aboveground storage tanks in existence this state, regardless 4 of whether it is an operational or nonoperational storage tank 5 on the effective date of this article. The secretary shall 6 prescribe an inventory and registration form for this purpose 7 within thirty days of the effective date of the enactment of 8 this article.

9 (b) At a minimum the inventory form shall identify the 10 ownership of the tank, tank location, date of installation if 11 known, type of construction, capacity and age of the tank, the 12 type and volume of fluid stored therein, and the identity of 13 and distance to the nearest groundwater public water supply 14 intake and/or nearest surface water downstream public water 15 supply intake.

41

16 (c) If the inventoried tank is regulated under any existing 17 state or federal regulatory program, the owner of the tank 18 shall be required to provide the identifying number of any 19 license, registration or permit issued for the tank, and identify 20 the regulatory standards and requirements the tank is required 21 to meet.

(d) Any aboveground storage tank placed into service on
or after the effective date of this section, but prior to the
establishment of a permit program, shall complete and submit
an inventory form with the secretary.

26 (e) Upon receipt of an inventory form, the secretary shall 27 determine whether the storage tank is required to meet the 28 minimum design, construction, inspection, secondary 29 containment, leak reporting and performance standards 30 equivalent to or greater than the standards and requirements 31 established under an existing license or permit issued for the 32 individual storage tank, storage tank farm or site on which the 33 storage tank is located.

(f) The secretary may charge a reasonable fee to cover the
cost of maintaining and overseeing the inventory and
registration program. The fee may be set by emergency and
legislative rules proposed for promulgation in accordance
with the provisions of article three, chapter twenty-nine-a of
this code.

40 (g) On and after October 1, 2014, it shall be unlawful for
41 any owner or operator to operate or use an aboveground
42 storage tank subject to this article which has not been
43 properly registered or for which any applicable registration
44 fee has not been paid.

§22-30-5. Aboveground Storage Tank Regulatory Program; promulgation of appropriate aboveground tank

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standards; permitting procedures and waiver requirements; rulemaking requirements.

(a) The secretary shall promulgate for review and
 consideration by the West Virginia Legislature legislative
 rules during the 2015 Regular Session of the West Virginia
 Legislature, on all matters related to this article.

5 (b) To assure further protection of the water resources of 6 the state, the secretary shall develop a regulatory program for new and existing aboveground storage tanks incorporating 7 8 nationally recognized tank standards such as those standards 9 developed by the American Petroleum Institute (API), the 10 Steel Tank Institute (STI) or comparable authorities, and 11 taking into account the size, location and contents of the 12 At a minimum, the program shall include the tanks. 13 following:

14 (1) A requirement to submit a verified application for a
15 permit containing information as may be prescribed by the
16 secretary;

17 (2) Performance standards for design, construction,
18 installation, maintenance, corrosion detection and
19 maintenance, release detection and prevention and secondary
20 containment to ensure the structural integrity of the storage
21 tank and the secondary containment;

(3) Requirements for maintaining a leak detection system,
inventory control systems together with tank testing or a
comparable system or method designed to identify releases
from aboveground storage tanks in a manner consistent with
the protection of human health, safety, water resources and
the environment;

28 (4) Requirements for maintaining records of any
29 monitoring or leak detection system, corrosion prevention,
30 inventory control system or tank testing system;

31 (5) Requirements for early detection of releases and32 immediate reporting of releases;

33 (6) Requirements for developing a corrective action plan
34 to expeditiously respond to any releases;

35 (7) Requirements for the closure of aboveground storage
36 tanks and remediation to prevent future releases of fluids or
37 materials to the state's water resources;

38 (8) Requirements for certification of installation, removal, 39 retrofit, corrosion and other testing and inspection of 40 aboveground storage tanks, leak detection systems and 41 secondary containment by a qualified registered professional 42 engineer regulated and licensed by the State Board of Registration for Professional Engineers, or by an individual 43 44 certified to perform tank inspections by the American 45 Petroleum Institute, or by a person holding certification under another program approved by the secretary; 46

47 (9) Requirements for life-cycle management of
48 aboveground storage tanks that include mitigation and
49 corrosion prevention plans that include, but are not limited to:

50 (A) A life-cycle maintenance schedulc for the use of 51 protective coatings and or other repair, rehabilitation, and 52 maintenance methods used for the preservation of 53 aboveground storage tanks;

54 (B) A process for ensuring that corrosion prevention and55 mitigation is carried out according to corrosion prevention

industry standards adopted by the secretary for aboveground
storage tanks that includes the use of industry trained and
certified:

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59 (i) Protective coatings personnel to carry out surface
60 preparation operations and coating application on any type of
61 substrate and or surface, but especially concrete and steel;

62 (ii) Cathodic protection experts for all aspects of
63 corrosion prevention projects requiring knowledge of the
64 design, installation, monitoring or maintenance of a cathodic
65 protection system; and

66 (iii) Inspectors to ensure best practices and standards are
67 adhered to on a corrosion prevention and mitigation project;

68 (C) A plan to prevent environmental degradation that 69 could occur as a result of carrying out corrosion prevention 70 and mitigation including, but not limited to, the careful 71 handling and containment of hazardous materials, not 72 including the contaminant within, removed from the interior 73 and or exterior of an aboveground storage tank; and

(D) Use of industry experts for consultation and direct to
determine whether to approve a corrosion prevention and
mitigation plan, or any part therein, the secretary shall
consult, and interact directly with, corrosion industry experts
specializing in the training and certification of personnel to
carry out corrosion prevention and mitigation methods.

80 (10) The assessment of permit application and 81 registration fees as determined by the secretary;

82 (11) Permit issuance only after the application and any83 other supporting documents have been submitted, reviewed

and approved by the secretary, and that permits may beissued with certain conditions or contingencies;

86 (12) A requirement that any aboveground storage tank 87 maintenance work shall commence within six months from 88 the date the permit was issued and must be completed within 89 one year of commencement. If the work has not started or is 90 not completed during the stated time periods, the permit shall 91 expire and a new permit shall be required unless a written 92 extension is granted by the secretary. An extension may be 93 granted only if the applicant can demonstrate that the delay 94 was not deliberate and that the delay will not present harm to 95 human health, safety, water resources or the environment;

96 (13) A procedure for the administrative resolution of
97 violations including the assessment of administrative civil
98 penalties;

99 (14) A procedure for any person adversely affected by a
100 decision or order of the secretary relating to the aboveground
101 storage tank program to appeal to the Environmental Quality
102 Board, pursuant to the provisions of article one, chapter
103 twenty-two-b of this code;

104 (15) In coordination and cooperation with the Bureau for 105 Public Health and the Division of Homeland Security and 106 Emergency Management, create a process and procedure for 107 identifying any aboveground storage tanks which are located 108 within a defined zone of critical concern for a public water 109 system's surface water intake or within a defined source 110 water protection area for a public water system's groundwater 111 intake, and determining whether additional permit 112 requirements and inspections should be imposed on that tank 113 or facility by requiring the issuance of any new permit 114 pursuant to this article, or by amending any existing permit

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115 which may pertain to that tank or facility, under this chapter,
116 or by any other article of this chapter;

117 (16) Requirements for maintaining written or electronic records that log at least the following information for each 118 119 aboveground storage tank: Tank numbers, additives, 120 verifiable content levels, deliveries, amounts and quantities, 121 dispensing, repairs and maintenance; and including the 122 requirement that such logs be signed by the owner or a 123 designated responsible supervisor, and be available for 124 inspection upon request of the secretary; and

(17) Compliance with a nationally recognized tank
standard as solely determined by the department, shall be
deemed compliance with the requirements that are developed
in accordance with subsection (9) of this section.

§22-30-6. Annual inspection and certification.

1 (a) Every owner or operator of an aboveground storage 2 tank regulated herein shall have an annual inspection of each 3 tank performed by a qualified registered professional 4 engineer or a qualified person working under the direct supervision of a registered professional engineer, regulated 5 6 and licensed by the State Board of Registration for 7 Professional Engineers, or by an individual certified to 8 perform tank inspections by the American Petroleum 9 Institute, or by a person holding certification under another 10 program approved by the secretary. Every owner or operator 11 shall submit, on a form prescribed by the secretary, a 12 certification from the engineer that each tank, associated 13 equipment, leak detection system and secondary containment structure meets the minimum standards established by this 14 15 article or by the secretary by rule.

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16 (b) The certification form shall be submitted to the
17 secretary on or before January 1, 2015, and each year
18 thereafter.

§22-30-7. Financial responsibility.

1 The secretary shall promulgate rules requiring owners 2 and operators to provide evidence of adequate financial 3 resources to undertake reasonable corrective action for 4 releases of fluid from aboveground storage tanks. The means of demonstrating adequate financial responsibility may 5 6 include, but not be limited to, providing evidence of current 7 insurance, guarantee, surety bond, letter of credit, proof of 8 assets, trust fund or qualification as a self insurer.

§22-30-8. Corrective action.

(a) Prior to the effective date of the emergency and
 legislative rules promulgated pursuant to the authority
 granted under this article, the secretary is authorized to:

4 (1) Require the owner or operator to develop a
5 preliminary corrective action plan taking into consideration
6 the types of fluids and types of tanks on the premises;

7 (2) Require the owner or operator of an aboveground
8 storage tank to undertake prompt corrective action to protect
9 human health, safety, water resources or the environment
10 from contamination caused by a release; or

(3) Undertake immediate corrective action with respect
to any release or threatened release of fluid from an
aboveground storage tank when, in the judgment of the
secretary, the action is necessary to protect human health,
safety, water resources or the environment from
contamination caused by a release.

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17 (b) The corrective action undertaken or required by this 18 section shall be what may be necessary to protect human 19 health, water resources and the environment from 20 contamination caused by a release, including the ordered cessation or closure of a source of contamination and the 21 22 ordered remediation of a contaminated site. The secretary 23 shall use funds in the Protect Our Water Fund established 24 pursuant to this article for payment of costs incurred for corrective action taken by the secretary in accordance with 25 26 this article. In undertaking corrective actions under this 27 section and in issuing orders requiring owners or operators to 28 undertake the actions, the secretary shall give priority to 29 releases or threatened releases of fluid from aboveground 30 storage tanks that pose the greatest threat to human health, 31 water resources or the environment.

32 (c) Following the effective date of rules promulgated 33 pursuant to this article, all actions or orders of the secretary 34 shall be in conformity with those rules. Following the 35 effective date of the rules, the secretary may undertake 36 corrective action with respect to any release or threatened 37 release of fluid from an aboveground storage tank only if, in 38 the judgment of the secretary, the action is necessary to 39 protect human health, safety, water resources or the 40 environment from contamination, and one or more of the 41 following situations exists:

42 (1) If no person can be found within thirty days, or a
43 shorter period as may be necessary to protect human health,
44 safety, water resources and the environment, who is an owner
45 or operator of the aboveground storage tank at issue and who
46 is capable of carrying out the corrective action properly;

47 (2) A situation exists that requires immediate action by
48 the secretary under this section to protect human health,
49 safety, water resources or the environment;

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50 (3) The cost of corrective action to be expended on an 51 aboveground storage tank exceeds the amount of resources 52 that the owner or operator can reasonably be expected to 53 possess based on the information required to be submitted 54 pursuant to this article and, considering the fluid being stored 55 in the aboveground storage tank in question, expenditures 56 from the Protect Our Water Fund are necessary to assure an 57 effective corrective action; or

58 (4) The owner or operator of the tank has failed or 59 refused to comply with an order of the secretary under this 60 article or of the Environmental Quality Board under article 61 one, chapter twenty-two-b of this code to comply with 62 appropriate corrective action measures ordered by the 63 secretary or the Environmental Quality Board.

(d) The secretary may draw upon the Protect Our Water
Fund in order to take action under subdivision (1) or (2),
subsection (c) of this section if the secretary has made
diligent good-faith efforts to determine the identity of the
owner or operator responsible for the release or threatened
release and:

70 (1) The secretary is unable to determine the identity of
71 the owner or operator in a manner consistent with the need to
72 take timely corrective action; or

(2) The owner or operator determined by the secretary to
be responsible for the release or threatened release has been
informed in writing of the secretary's determination and has
been requested by the secretary to take appropriate corrective
action but is unable or unwilling to take proper action in a
timely manner.

(e) The written notice to the owner or operator mustinform the owner or operator that if it is subsequently found

81 liable for releases pursuant to this section, the owner or
82 operator will be required to reimburse the Protect Our Water
83 Fund for the costs of the investigation, information gathering
84 and corrective action taken by the secretary.

85 (f) If the secretary determines that immediate response to an imminent threat to human health, safety, water resources 86 87 or the environment is necessary to avoid substantial injury or 88 damage thereto, corrective action may be taken pursuant to 89 this section without the prior written notice required by 90 subdivision (2), subsection (d) of this section. In that case, 91 the secretary must give subsequent written notice to the 92 owner or operator within fifteen days after the action is taken 93 describing the circumstances that required the action to be 94 taken and setting forth the matters identified in subsection (e) 95 of this section.

§22-30-9. Spill prevention response plan.

1 (a) Within one hundred eighty days of the effective date 2 of this article, each owner or operator of an aboveground 3 storage tank shall submit a spill prevention response plan for 4 each aboveground storage tank. Owners and operators of 5 aboveground storage tanks shall file updated plans required 6 to be submitted by this section no less frequently than every 7 three years. Each plan shall be site-specific, consistent with 8 the requirements of this article, and developed in consultation 9 with Bureau for Public Health, county and municipal 10 emergency management agencies. The spill prevention 11 response plan shall at a minimum:

(1) Identify and describe the activity that occurs at the
site and identify applicable hazard and process information,
including a specific listing and inventory of all types of fluids
stored, amount of fluids stored and wastes generated that are
stored in aboveground storage tanks at the facility. The plan

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17 shall include the material safety data sheets (MSDS) required 18 by the Occupational Safety and Health Administration for all 19 fluids in use or stored in aboveground storage tanks at the 20 facility. The material safety data sheets must include the 21 health hazard number identified by the National Fire 22 Protection Association. The plan shall also include drawings 23 of the aboveground storage tank facility, including the 24 locations of all drainage pipes and water outlets;

(2) Identify all facility-related positions with duties and
responsibilities for developing, implementing and
maintaining the facility's plan. The plan shall describe in
detail the chain of command at the aboveground storage tank
facility and list all facility emergency coordinators and all
known emergency response contractors;

31 (3) Provide a preventive maintenance program that
32 includes monitoring and inspection procedures, including
33 identification of stress points, employee training programs
34 and security systems. The plan shall include a description of
35 potential sources and areas where spills and leaks may occur
36 by drawings and plot plans and shall identify specific spill
37 prevention measures for those identified areas;

38 (4) Detail the specific response that the aboveground
39 storage tank facility and contract emergency personnel shall
40 take upon the occurrence of any release of fluids from an
41 aboveground storage tank at the facility;

42 (5) Provide contact information obtained by the owner or 43 operator of the aboveground storage tanks from the county 44 and municipal emergency management agencies and the 45 nearest downstream public water supply intake, and designate 46 the person or persons to be notified in the event of a release 47 from an aboveground storage tank; and [Enr. Com. Sub. for Com. Sub. for S. B. No. 373

48 (6) Provide the secretary with all other requested 49 information.

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50 (b) Each owner of an aboveground storage tank with an 51 approved spill prevention response plan shall submit to the 52 secretary a revised plan or addendum to the plan in 53 accordance with the requirements of this article if any of the 54 following occur:

55 (1) There is a substantial modification in design, 56 construction, operation or maintenance of any aboveground 57 storage tank or associated equipment, or there are other 58 circumstances that increase the potential for fires, explosions 59 or releases of fluids;

60 (2) There is a substantial modification in emergency 61 equipment at the facility;

62 (3) There are substantial changes in emergency response63 protocols at the aboveground storage tank facility;

64 (4) The plan fails in an emergency;

65 (5) The removal or the addition of any aboveground66 storage tank; or

67 (6) Other circumstances occur about which the secretary68 requests an update.

69 (c) The secretary shall approve the spill prevention 70 response plan or reject the plan and require modifications as 71 may be necessary and reasonable to assure the protection of 72 the source water of a public water system from a release of 73 fluids from an aboveground storage tank. If rejected, the 74 owner of the aboveground storage tank shall submit a revised 75 plan to the secretary for approval within thirty days of receipt 76 of notification of the secretary's decision. Failure to comply

77 with a plan approved by the secretary pursuant to this section

78 is a violation of this article.

(d) Nothing contained in this section relieves the owner
or operator of an aboveground storage tank from his or her
obligation to report any release immediately to the
department's emergency notification telephone number.

§22-30-10. Notice to local governments and water companies.

1 The owner or operator of an aboveground storage tank 2 facility shall provide as required by the secretary public 3 notice to any public water system where the facility is located 4 within the system's identified groundwater supply's source 5 water protection area or within the system's surface water 6 supply's zone of critical protection, to the local municipality, 7 if any, and to the county in which the facility is located. The 8 notice shall provide a detailed inventory of the type and 9 quantity of fluid stored in aboveground storage tanks at the 10 facility and the material safety data sheets (MSDS) associated 11 with the fluid in storage. The owner or operator shall also 12 provide as required by the secretary a copy of the spill 13 prevention response plan and any updates thereto, which 14 have been approved by the secretary pursuant to this act, to 15 the applicable public water systems and county and municipal 16 emergency management agencies.

§22-30-11. Required signage.

1 Every aboveground storage tank shall display the 2 signage, if any, required by the Occupational Safety and 3 Health Administration; the tank registration number, when 4 issued by the secretary; and the emergency contact number 5 for the owner or operator of the tank and the emergency 6 contact number for the Department of Environmental Protection's Spill Reporting Hotline. For the purposes of this
section, the requirements for prominently posted signage
shall be specified in the rules proposed for promulgation by
the secretary pursuant to this article and article three, chapter
twenty-nine-a of this code.

§22-30-12. Aboveground Storage Tank Administrative Fund.

1 (a) The secretary shall collect annual registration fees 2 from owners or operators of each aboveground storage tank 3 in an amount to be promulgated in the legislative rules 4 authorized by this article to be used by the secretary to defray 5 the costs of administering this article. All registration and 6 permit fees and the net proceeds of all fines, penalties and 7 forfeitures collected under this article, including accrued 8 interest, shall be paid into a special revenue account, hereby 9 created within the State Treasury, designated the 10 Aboveground Storage Tank Administrative Fund.

(b) At the end of each fiscal year, any unexpended
balance, including accrued interest, on deposit in the
Aboveground Storage Tank Administrative Fund shall not be
transferred to the General Revenue Fund, but shall remain in
the Aboveground Storage Tank Administrative Fund for
expenditure pursuant to this section.

§22-30-13. Protect Our Water Fund.

1 (a) Each owner or operator of an aboveground storage 2 tank located in this state shall pay an annual fee to establish 3 a fund to assure adequate response to leaking aboveground 4 storage tanks. The amount of fces assessed pursuant to this 5 section shall be set forth by rule. The fees must be sufficient 6 to cover the regulatory oversight and services to be provided 7 by designated agencies, including necessary technical and 8 administrative personnel. The proceeds of the assessment

9 shall be paid into a special revenue account, hereby created 10 within the State Treasury, designated the Protect Our Water 11 Fund. The fund shall be administered by the secretary. 12 Expenditures from the fund shall be solely to respond to 13 leaking aboveground storage tanks, and are not authorized 14 from collections but are to be made only in accordance with 15 appropriation by the Legislature and in accordance with the 16 provisions of article three, chapter twelve of this code and 17 upon the fulfillment of the provisions set forth in article two, 18 chapter eleven-b of this code: Provided. That for the fiscal 19 years ending June 30, 2014 and 2015, expenditures are 20 authorized from collections rather than pursuant to an explicit 21 appropriation by the Legislature. At the end of each fiscal 22 year, any unexpended balance, including accrued interest, on 23 deposit in the Protect Our Water Fund shall not be transferred 24 to the General Revenue Fund, but shall remain in the Protect 25 Our Water Fund for expenditure pursuant to this section.

(b) Each owner or operator of an aboveground storage
tank subject to a fee assessment under subsection (a) of this
section shall pay a fee based on the number of aboveground
storage tanks he or she owns or operates, as applicable. The
secretary shall vary the fees annually to a level necessary to
produce a sufficient fund at the beginning of each calendar
year.

33 (c) At the end of each fiscal year, any unexpended
34 balance, including accrued interest, on deposit in the Protect
35 Our Water Fund shall not be transferred to the General
36 Revenue Fund, but shall remain in the Protect Our Water
37 Fund.

38 (d) The secretary may enter into agreements and contracts
39 and to expend the moneys in the fund for the following
40 purposes:

41 (1) Responding to above ground storage tank releases 42 when, based on readily available information, the secretary 43 determines that immediate action is necessary to prevent or 44 mitigate significant risk of harm to human health, safety, 45 water resources or the environment from contamination 46 caused by a release of fluid from aboveground storage tanks 47 in situations for which no federal funds are immediately 48 available for the response, cleanup or containment: Provided, 49 That the secretary shall apply for and diligently pursue all 50 available federal funds at the earliest possible time;

51 (2) Reimbursing any nonresponsible parties for 52 reasonable cleanup costs incurred with the authorization of 53 the secretary in responding to an aboveground storage tank 54 release; or

55 (3) Reimbursing any nonresponsible parties for 56 reasonable costs incurred with the authorization of the 57 secretary responding to perceived, potential or threatened 58 releases from aboveground storage tanks.

(e) The secretary, through a cooperative agreement with
another state regulatory agency, in this or another state, may
use the fund to compensate the cooperating agency for
expenses the cooperating agency incurs in carrying out
regulatory responsibilities that agency may have pursuant to
this article.

§22-30-14. Public access to information.

1 (a) The public shall have access to all documents and 2 information submitted to the agency, subject to the limitations 3 contained in the state Freedom of Information Act, article 4 one, chapter twenty-nine-b of this code. Records, reports or 5 information obtained from any persons under this article may 6 be disclosed to other officers, employees or authorized 7 representatives of this state or federal agency implementing
8 the provisions of this article or any other applicable law
9 related to releases of fluid from aboveground storage tanks
10 that impact the state's water resources.

11 (b) A list of the potential sources of significant 12 contamination contained within the zone of critical concern 13 as provided by the Department of Environmental Protection. 14 the Bureau for Public Health and the Division of Homeland 15 Security and Emergency Management may be disclosed. The 16 exact location of the contaminants within the zone of critical 17 concern is not subject to public disclosure in response to a 18 Freedom of Information Act request under article one, 19 chapter twenty-nine-b of this code. However, the location, 20 characteristics and approximate quantities of potential 21 sources of significant contamination within the zone of 22 critical concern shall be made known to one or more 23 designees of the public water utility, and shall be maintained 24 in a confidential manner by the public water utility. In the 25 event of a chemical spill, release or related emergency, 26 information pertaining to any spill or release of contaminant 27 shall be immediately disseminated to any emergency 28 responders responding to the site of a spill or release, and the 29 general public shall be promptly notified in the event of a 30 chemical spill, release or related emergency.

§22-30-15. Inspections, monitoring and testing.

(a) For the purposes of developing or assisting in the
 development of any rule, conducting any study, taking any
 corrective action or enforcing any provision of this article,
 any owner or operator of an aboveground storage tank shall,
 upon request of the secretary:

6 (1) Furnish information relating to the aboveground7 storage tanks, their associated equipment and contents;

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8	(2) Conduct reasonable monitoring or testing;	
9	(3) Permit the secretary, at all reasonable times, to inspect	
10	and copy records relating to aboveground storage tanks; and	
11	(4) Permit the secretary to have access to the	
12	aboveground storage tanks for corrective action.	
13	(b) For the purposes of developing or assisting in the	
14	development of any rule, conducting any study, taking	
15	corrective action or enforcing any provision of this article,	
16	the secretary may:	
17	(1) Enter at any time any establishment or other place	
18	where an aboveground storage tank is located;	
19	(2) Inspect and obtain samples of any fluid contained in	
20	an aboveground storage tank from any person;	
21	(3) Conduct monitoring or testing of the aboveground	
22	storage tanks, associated equipment, contents or surrounding	
23	soils, surface water or groundwater; and	
24	(4) Take corrective action as specified in this article.	
25	(c) Each inspection shall be commenced and completed	
26	with reasonable promptness.	77
27	(d) To ensure protection of the water resources of the	
28	state and compliance with any provision of this article or rule	
29	promulgated thereunder, the secretary shall inspect at least	
30	annually any aboveground storage tank facility located within	
31	the zone of critical concern of a public water system with a	
32	public surface water supply source or a public surface water	
33	influenced groundwater supply source.	

§22-30-16. Administrative orders; injunctive relief.

1 (a) When the secretary determines, on the basis of any 2 information, that a person is in violation of any requirement 3 of this article or the rules promulgated thereunder, the 4 secretary may issue an order stating with reasonable 5 specificity the nature of the violation and requiring compliance within a reasonable specified time period, or the 6 7 secretary may commence a civil action in the circuit court of 8 the county in which the violation occurred or in the circuit 9 court of Kanawha County for appropriate relief, including a 10 temporary or permanent injunction. The secretary may, 11 except as provided in subsection (b) of this section, stay any 12 order he or she issues upon application, until the order is 13 reviewed by the Environmental Quality Board.

(b) In addition to the powers and authority granted to the
secretary by this chapter to enter into consent agreements,
settlements, and otherwise enforce this chapter, the secretary
shall propose rules for legislative approval to establish a
mechanism for the administrative resolution of violations set
forth in this article through consent order or agreement as an
alternative to instituting a civil action.

§22-30-17. Civil and criminal penalties.

1 (a) Any person who fails to comply with an order of the 2 secretary issued under subsection (a), section sixteen of this 3 article within the time specified in the order is liable for a 4 civil penalty of not more than \$25,000 for each day of 5 continued noncompliance.

6 (b) Any owner or operator of an aboveground storage
7 tank who knowingly fails to register or obtain a permit
8 required by this article for an aboveground storage tank or
9 submits false information pursuant to this article is liable for

61 [Enr. Com. Sub. for Com. Sub. for S. B. No. 373 10 a civil penalty not to exceed \$10,000 for each aboveground 11 storage tank that is not registered or permitted or for which 12 false information is submitted.

(c) Any owner or operator of an aboveground storage
tank who fails to comply with any requirement of this article
or any standard promulgated by the secretary pursuant to this
article is subject to a civil penalty not to exceed \$10,000 for
each day of violation.

(d) Any person who knowingly and intentionally violates
any provision of this article shall be guilty of a misdemeanor,
and, upon conviction thereof, shall be confined in a regional
jail for a period of time not exceeding one year, and be fined
an amount not to exceed \$25,000.

23 (e) Any person convicted of a second or subsequent willful violation of subsection (d) of this section or 24 25 knowingly and willfully violates any provision of any permit, 26 rule or order issued under or subject to the provisions of this 27 article is guilty of a felony and, upon conviction, shall be 28 imprisoned in a correctional facility not less than one nor 29 more than three years, or fined not more than \$50,000 for 30 each day of violation, or both fined and imprisoned.

31 (f) Any person may be prosecuted and convicted under 32 the provisions of this section notwithstanding that none of the 33 administrative remedies provided in this article have been 34 pursued or invoked against said person and notwithstanding 35 that civil action for the imposition and collection of a civil 36 penalty or an application for an injunction under the 37 provisions of this article has not been filed against such 38 person.

39 (g) Where a person holding a permit is carrying out a40 program of pollution abatement or remedial action in

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41 compliance with the conditions and terms of the permit, the42 person is not subject to criminal prosecution for pollution

43 recognized and authorized by the permit.

(h) Civil penalties are payable to the secretary. All
moneys collected under this section for civil fines collected
under this article shall be deposited into a restricted account
known as the Protect Our Water Fund. All money deposited
into this account shall be used by the secretary solely to
respond to leaking aboveground storage tanks.

§22-30-18. Appeal to Environmental Quality Board.

- 1 Any person aggrieved or adversely affected by an order
- 2 of the secretary made and entered in accordance with the
- 3 provisions of this article may appeal to the Environmental
- 4 Quality Board, pursuant to the provisions of article one,
- 5 chapter twenty-two-b of this code.

§22-30-19. Duplicative enforcement prohibited.

1 No enforcement proceeding brought pursuant to this 2 article may be duplicated by an enforcement proceeding 3 subsequently commenced under some other article of this 4 code with respect to the same transaction or event, unless the 5 subsequent proceeding involves the violation of a permit or 6 permitting requirement of other article.

§22-30-20. Reporting and accountability.

1 (a) Every year, the secretary shall submit a report to the 2 Joint Legislative Oversight Commission on State Water 3 Resources and the Joint Committee on Government and 4 Finance which assesses the effectiveness of this article and 5 provides other information as may be requested by the 6 commission to allow it to assess the effectiveness of this

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7 article, including, without limitation, the secretary's
8 observations concerning all aspects of compliance with this
9 article and any legislative rules promulgated pursuant hereto,
10 the regulatory process, and any pertinent changes to federal
11 rules or regulations.

12 (b) The secretary shall keep accurate accounts of all 13 receipts and disbursements related to the administration of the 14 Aboveground Storage Tank Administrative Fund and shall 15 make a detailed annual report to the Joint Legislative 16 Oversight Commission on State Water Resources and the 17 Joint Committee on Government and Finance addressing the 18 administration of the fund.

(c) The secretary shall keep accurate accounts of all
receipts and disbursements related to the administration of the
Protect Our Water Fund and shall make a specific annual
report to the Joint Legislative Oversight Commission on State
Water Resources and the Joint Committee on Government
and Finance addressing the administration of the fund.

§22-30-21. Interagency cooperation.

1 (a) In implementation of this article, the secretary shall 2 coordinate with the Department of Health and Human 3 Resources, the West Virginia Public Service Commission, the 4 **Division of Homeland Security and Emergency Management** 5 and local health departments to ensure the successful 6 planning and implementation of this act, including 7 consideration of the role of those agencies in providing 8 services to owners and operators of aboveground storage 9 tanks and public water systems.

10 (b) The secretary shall also coordinate with state and
11 local emergency response agencies to prepare and issue
12 appropriate emergency response plans to facilitate a

coordinated emergency response and incident command and
communication between the owner or operator of the
aboveground storage tank, the state and local emergency
response agencies and the affected public water system.

17 (c) The secretary shall also coordinate with the State Fire
18 Marshal in addressing the periodic inspection of local fire
19 departments to include a requirement for inspectors to
20 examine and identify the status of National Incident
21 Management System fire department personnel training.

§22-30-22. Imminent and substantial danger.

1 (a) Notwithstanding any other provision of this chapter to 2 the contrary, upon receipt of evidence that an aboveground 3 storage tank may present an imminent and substantial danger 4 to human health, water resources or the environment, the 5 secretary may bring suit on behalf of the State of West 6 Virginia in the Circuit Court of Kanawha County against any 7 owner or operator of an aboveground storage tank who has 8 contributed or who is contributing to imminent and 9 substantial danger to public health, safety, water resources or 10 the environment to order the person to take action as may be 11 necessary to abate the situation and protect human health, 12 safety, water resources and the environment from 13 contamination caused by a release of fluid from an 14 aboveground storage tank.

15 (b) Upon receipt of information that there is any 16 aboveground storage tank that presents an imminent and 17 substantial danger to human health, safety, water resources or 18 the environment, the secretary shall provide immediate notice 19 to the appropriate state and local government agencies and 20 any affected public water system. In addition, the secretary 21 shall require notice of any danger to be promptly posted at 65 [Enr. Com. Sub. for Com. Sub. for S. B. No. 373
22 the aboveground storage tank facility containing the
23 aboveground storage tank at issue.

§22-30-23. Promulgation of rules.

- 1 The secretary shall promulgate emergency and legislative
- 2 rules as necessary to implement the provisions of this article
- 3 in accordance with the provisions of article three, chapter
- 4 twenty-nine-a of this code.

§22-30-24. Powers and duties of secretary.

(a) In addition to the powers and duties prescribed in this
 chapter or otherwise provided by law, the secretary has the
 exclusive authority to perform all acts necessary to
 implement this article.

5 (b) The secretary may receive and expend money from 6 the federal government or any other sources to implement 7 this article.

8 (c) The secretary may revoke any registration, 9 authorization or permit for a violation of this article or the 10 rules promulgated hereunder

(d) The secretary may issue orders, assess civil penalties,
 institute enforcement proceedings and prosecute violations of
 this article as necessary.

(e) The secretary, in accordance with this article, may
order corrective action to be undertaken, take corrective
action or authorize a third party to take corrective action.

17 (f) The secretary may recover the costs of taking
18 corrective action, including costs associated with authorizing
19 third parties to perform corrective action. Costs may not

- 20 include routine inspection and administrative activities not
- 21 associated with a release.
- §22-30-25. Scope of article; waiving additional permitting requirements for certain categories of aboveground storage tanks; establishing a process for granting waivers for additional categories of ground storage tanks, by legislative rule, upon verification that the category of tanks are regulated under comparable or more rigorous protective state or federal standards.

1 (a) While all above ground storage tanks shall be required 2 to participate in the inventory and registration process set 3 forth in section four of this article, the following categories 4 of containers and tanks shall not be required to be permitted 5 under section five of this article, either because they do not 6 represent a substantial threat of contamination, or they are 7 currently regulated under standards which meet or exceed the 8 protective standards and requirements set forth in this article:

9 (1) An aboveground storage tank containing drinking
10 water, filtered surface water, demineralized water, noncontact
11 cooling water or water stored for fire or emergency purposes;

12 (2) Any natural gas or propane tanks regulated under13 NFPA 58-30A or NFPA 58-30B;

14 (3) Septic tanks and home aeration systems;

(4) A pipeline facility, including gathering lines,
regulated under the Natural Gas Pipeline Safety Act of 1968
or the Hazardous Liquid Pipeline Safety Act of 1979, or an
intrastate pipeline facility regulated by the West Virginia
Public Service Commission or otherwise regulated under any
state law comparable to the provisions of either the Natural

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21	Gas Pipeline Safety Act of 1968 or the Hazardous Liquid
22	Pipeline Safety Act of 1979;
23	(5) Equipment or machinery containing substances for
24	operational purposes, including integral hydraulic lift tanks,
25	lubricating oil reservoirs for pumps and motors, electrical
26	equipment and heating and cooling equipment;
27	(6) A mobile tank, truck or rail car that is located on a site
28	for less than sixty consecutive calendar days;
29	(7) Liquid traps or associated gathering lines related to oil
30	or gas production and gathering operations;
31	(8) A surface impoundment, pit, pond or lagoon;
32	(9) Aboveground storage tanks for which spill
33	prevention, control, and countermeasure plans are required by
34	the Environmental Protection Agency (EPA) under 40 CFR
35	Part-112 (oil pollution prevention), unless located within a
36	zone of critical protection.
37	(b) The Department of Environmental Protection may
38	designate, by legislative rule, additional categories of
39	aboveground storage tanks for which an individual
40	aboveground storage tank permit may be waived, after
41	confirming that the tank is regulated under an existing state
42	or federal regulatory permit or enforceable standard which
43	includes, but is not limited to, the following:
44	(1) Secondary containment with an impermeable base,
45	which is sufficient to fully contain the contents of the tank or
46	the contents of the largest tank in the group of tanks in the

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- 47 event of a leak from spilling out onto the ground or adjacent
- 48 surface water;

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49 (2) Spill prevention, leak detection and control and
50 inspection requirements which meet or exceed the standards
51 established by the article or by rules promulgated thereunder;

(3) Regular inspections and routine integrity testing
requirements which are equally protective to the requirements
established pursuant to this article or any rules promulgated
thereunder; and

....

56 (4) Emergency response and notification requirements 57 which are at least as prompt and comprehensive as the 58 emergency response and notification requirements 59 established by this article or any rules promulgated 60 thereunder.

61 (c) In lieu of requiring a separate permit issued under this 62 section, the secretary may adopt rules that would allow the 63 requirements of this article to be incorporated into, and 64 enforced through, the state-only portion of a National 65 Pollutant Discharge Elimination System (NPDES) permit or 66 a permit under article six or six-a of this chapter.

67 (d) If the aboveground storage tank or tanks' location is 68 to be regulated pursuant to a general NPDES permit or an 69 individual NPDES permit, the secondary containment, spill prevention, leak detection and control requirements, 70 71 inspection requirements, reporting requirements and routine 72 integrity testing requirements for that tank or tanks are to be 73 specifically set forth as enforceable permit conditions and 74 requirements.

ARTICLE 31. THE PUBLIC WATER SUPPLY PROTECTION ACT.

§22-31-1. Short title.

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1 This article may be known and cited as the Public Water

2 Supply Protection Act.

§22-31-2. Legislative findings.

1 (a) The West Virginia Legislature finds that it is in the 2 public policy of the State of West Virginia to protect and 3 conserve the water resources which are relied upon by the 4 state and its citizens. The state's water resources are vital 5 natural resources that are essential to maintain, preserve and 6 promote human health, quality of life and economic vitality 7 of the state.

8 (b) The West Virginia Legislature further finds that it is 9 the public policy of the state that clean, uncontaminated water 10 be available for its citizens who are dependent on clean water 11 as a basic need for survival, and who rely on the assurances 12 from public water systems and the government that the water 13 is safe to consume.

14 (c) The West Virginia Legislature further finds that it is 15 the public policy of the state that clean, uncontaminated water 16 be available to its businesses and industries that rely on water 17 for their economic survival, and the well-being of their 18 employees. These include hospitals and the medical industry, 19 schools and educational institutions, the food and hospitality 20 industries, the tourism industry, manufacturing, coal, natural 21 gas and other industries. Businesses and industries searching 22 for places to locate or relocate consider the quality of life for 23 their employees as well as the quality of the raw materials 24 such as clean water.

25 (d) The Legislature further finds that large quantities of
26 fluids are stored in aboveground storage tanks, below ground
27 storage tanks, in impoundments and other locations which
28 pose a threat of potential contamination to surface waters and

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groundwaters which are relied upon as primary sources of
public water supplies in the state. Emergency situations
involving these fluids can and will arise that may present a
hazard to human health, safety, the water resources, the
environment and the economy of the state.

(e) It is important that the public water systems, the
responding emergency providers and regulatory inspectors
and personnel require complete and accurate information
regarding the volume, identity, characteristics and qualities
of each potential source of significant contamination to
efficiently and accurately anticipate and respond to any
associated threat to the public posed by a leak or spill event.

41 (f) The Legislature also finds it reasonable and 42 appropriate to impose additional regulatory oversight and 43 reporting requirements for potential contaminants which are 44 in close proximity to a public water intake, due to the sudden 45 and devastating impact that potential contaminants in that 46 zone pose to a public water system's critical source of supply.

§22-31-3. Definitions.

1 For the purposes of this article:

2 (1) "Potential source of significant contamination" means
3 a facility or activity that stores, uses or produces compounds
4 with potential for significant contaminating impact if released
5 into the source water of a public water supply.

6 (2) "Public water system" means:

7 (A) Any water supply or system which regularly supplies
8 or offers to supply water for human consumption through
9 pipes or other constructed conveyances, if serving at least an
10 average of twenty-five individuals per day for at least sixty

71 [Enr. Com, Sub. for Com. Sub. for S. B. No. 373 11 days per year, or which has at least fifteen service 12 connections, and shall include: 13 (i) Any collection, treatment, storage and distribution 14 facilities under the control of the owner or operator of the 15 system and used primarily in connection with the system; and 16 (ii) Any collection or pretreatment storage facilities not 17 under such control which are used primarily in connection 18 with the system. 19 (B) A public water system does not include a system 20 which meets all of the following conditions: 21 (i) Consists only of distribution and storage facilities and 22 does not have any collection and treatment facilities; 23 (ii) Obtains all of its water from, but is not owned or 24 operated by, a public water system which otherwise meets the 25 definition; 26 (iii) Does not sell water to any person; and 27 (iv) Is not a carrier conveying passengers in interstate 28 commerce. 29 (4) "Public groundwater supply source" means a primary 30 source of water supply for a public water system which is 31 directly drawn from a well, underground stream, underground 32 reservoir, underground mine or other primary source of water 33 supplies which is found underneath the surface of the state. 34 (5) "Public surface water supply source" means a primary 35 source of water supply for a public water system which is

36 directly drawn from rivers, streams, lakes, ponds,

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impoundments or other primary sources of water supplieswhich are found on the surface of the state.

39 (6) "Public surface water influenced groundwater supply 40 source" means a source of water supply from a public water 41 system which is directly drawn from an underground well, 42 underground river or stream, underground reservoir or 43 underground mine, and the quantity and quality of the water 44 in that underground supply source is heavily influenced, 45 directly or indirectly, by the quantity and quality of surface 46 water in the immediate area.

47 (7) "Zone of critical concern" for a public surface water 48 supply is a corridor along streams within a watershed that 49 warrants more detailed scrutiny due to its proximity to the 50 surface water intake and the intake's susceptibility to 51 potential contaminants within that corridor. The zone of 52 critical concern is determined using a mathematical model 53 that accounts for stream flows, gradient and area topography. 54 The length of the zone of critical concern is based on a five-55 hour time of travel of water in the streams to the water intake. 56 plus an additional one-fourth mile below the water intake. 57 The width of the zone of critical concern is one thousand feet 58 measured horizontally from each bank of the principal stream 59 and five hundred feet measured horizontally from each bank 60 of the tributaries draining into the principal stream.

§22-31-4. Inventory of potential sources of significant contamination in a zone of critical concern; registration; permitting; notice.

(a) To assure protection of the water resources of the
 state, the secretary, working in collaboration with the Bureau
 for Public Health and the Division of Homeland Security and
 Emergency Management, shall compile an inventory of all
 potential sources of significant contamination contained

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within a public water system's zone of critical concern for all
public water systems whose source of supply is obtained
from a surface water supply source or a surface water
influenced groundwater supply source.

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10 (b) If the secretary shall determine that a designated 11 potential significant source of contamination is not currently 12 permitted and subject to regulation by the secretary under one 13 or more articles of this chapter, and the secretary determines 14 that the public interest in protecting the public drinking 15 waters of the state warrant additional regulation and 16 inspection of the site to protect the public interests, the 17 secretary may require the owner and operator of that facility 18 to register and obtain a permit for its location pursuant to the 19 provisions of this article.

(c) Within sixty days of the date receiving notice from the
secretary of the facility's obligation to register pursuant to
this article, the owner or operator shall register the location
pursuant to the provisions of this section.

24 (d) The secretary shall prescribe a registration form for 25 this purpose within thirty days of the effective date of the 26 enactment of this article. Any potential significant sources of 27 contamination within a public water system's defined zone of 28 critical concern which are required to register with the 29 Department of Environmental Protection pursuant to this 30 section shall do so within sixty days from the receiving notice 31 of their obligation to register.

(e) Any potential source of significant contamination
placed into service on and after the effective date of this
section, but prior to the establishment of a permit program,
may be required to register by the secretary at any time.

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36 (f) The secretary may charge a reasonable fee to cover the
37 cost of the registration and permitting program. The fee may
38 be set by emergency and legislative rules proposed for
39 promulgation in accordance with the provisions of article
40 three, chapter twenty-nine-a of this code.

§22-31-5. Promulgation of rules.

- 1 The secretary shall promulgate emergency and legislative
- 2 rules as necessary to implement the provisions of this article
- 3 in accordance with the provisions of article three, chapter
- 4 twenty-nine-a of this code.

§22-31-6. Powers and duties of secretary.

(a) In addition to the powers and duties prescribed in this
 chapter or otherwise provided by law, the secretary has the
 exclusive authority to perform all acts necessary to
 implement this article.

5 (b) The secretary is authorized to utilize his or her 6 authority under the West Virginia Water Pollution Control 7 Act to require appropriate permitting and any other 8 conditions or limitations to assure protection of water intakes 9 in zones of critical concern.

(c) The secretary may receive and expend money from
the federal government or any other sources to implement
this article.

13 (d) The secretary may revoke any registration,
14 authorization or permit for a violation of this article or the
15 rules promulgated hereunder.

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(e) The secretary may issue orders, assess civil penalties,
institute enforcement proceedings and prosecute violations of
this article as necessary.

(f) The secretary, in accordance with this article, may
order corrective action to be undertaken, take corrective
action or authorize a third party to take corrective action.

(g) The secretary may recover the costs of taking
corrective action, including costs associated with authorizing
third parties to perform corrective action. Costs may not
include routine inspection and administrative activities not
associated with a release.

§22-31-7. Public access to information.

1 (a) Subject to the exemptions listed in section four, article 2 one, chapter twenty-nine-b of this code, the public shall have 3 access to all documents and information submitted to the 4 agency in accordance with this section pursuant to the state 5 Freedom of Information Act. Records, reports or information 6 obtained from any persons under this article may be disclosed 7 to other officers, employees or authorized representatives of 8 this state or the United States Environmental Protection 9 Agency or of this state if the officers, employees or 10 authorized representatives are implementing the provisions of 11 this article or any other applicable law related to releases of 12 contaminants tanks that impact the state's water resources.

(b) In submitting data under this article, a person required
to provide the data may designate the data that he or she
believes is entitled to protection under this section and may
submit the designated data separately from other data
submitted under this article. A designation under this
subsection shall be made in writing and in a manner as the
secretary may prescribe.

20 (c) The Department of Environmental Protection shall 21 provide a copy of the compiled list of contaminants in each 22 zone of critical concern to the affected public water system, 23 the Bureau for Public Health, the Department of 24 Environmental Protection and the Division of Homeland 25 Security and Emergency Management. This will enable 26 those entities to possess a compiled list of the types, 27 quantities, characteristics and locations of all of the known 28 potential contaminants within the zone of critical concern for 29 each public water supply. If any of the submitted information is requested to be kept confidential and good cause is found 30 31 to grant the request, for reasons of security or other legitimate 32 public interest concern, the protected information shall be 33 redacted from public view and kept confidential, and it shall 34 not be subject to public release in response to a Freedom of 35 Information Act request made under chapter twenty-nine-b of 36 this code.

§22-31-8. Inspections, monitoring and testing.

1 (a) For the purposes of developing or assisting in the 2 development of any rule, conducting any study, taking any 3 corrective action or enforcing any provision of this article, 4 any owner or operator of designated site of potential 5 contamination within a zone of critical concern shall, upon 6 request of the secretary:

7 (1) Furnish information relating to the site and potential
8 contaminants on the site, their aboveground and underground
9 storage tanks, their associated equipment and contents;

10 (2) Conduct reasonable monitoring or testing;

- 11 (3) Permit the secretary, at all reasonable times, to inspect
- 12 and copy records relating to the facilities and equipment used
- 13 to store or contain the potential contaminants; and

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14	(4) Permit the secretary to have access to the site for
15	corrective action.
16	(b) For the purposes of developing or assisting in the
17	development of any rule, conducting any study, taking
18	corrective action or enforcing any provision of this article,
19	the secretary may:
20	(1) Enter at any time any establishment or other place on
20	the site or where the potential contaminant is located;
21	the site of where the potential containmant is located,
22	(2) Inspect and obtain samples of any fluid contained or
23	stored on the site from any person;
24	(3) Conduct monitoring or testing of the site and any
25	associated aboveground storage tanks, underground storage
26	tanks, associated equipment, contents or surrounding soils,
27	surface, water or groundwater; and
28	(4) Take corrective action as specified in this article.
29	(c) Each inspection shall be commenced and completed
30	with reasonable promptness.
	/n –
31	(d) To ensure protection of the water resources of the
32	state and compliance with any provision of this article or rule
33 34	promulgated thereunder, the secretary shall inspect at least annually any designated site of potential contamination which
35	is located within the zone of critical concern for a public
36	water system's surface water intake.
50	water system s surface water make.
37	(e) Due to the potential impact of contaminants within a
38	zone of critical concern on public drinking water supplies,
39	whenever there is an apparent spill of a chemical or substance
40	within a zone of critical concern for a public water system,
41	the Director of the Bureau for Public Health, and his or her

- 42 representatives or designees, shall have the same right to
- 43 enter, inspect and conduct sampling and monitoring at any
- 44 site that is extended by this article to the Department of
- 45 Environmental Protection.
- §22-31-9. Prohibition of general NPDES permits within a zone of critical concern for sites with aboveground storage tanks; and authorizing the Division of Environmental Protection to require individual NPDES permit for any other site when deemed appropriate.

1 Because of the potential public health impact of pollution 2 to downstream public water intakes in a watershed basin designated in an area of critical concern, on and after 3 4 September 1, 2014, any permittee which presently holds a 5 National Pollutant Discharge Elimination System (NPDES) general permit pursuant to the West Virginia Water Pollution 6 7 Control Act which has an aboveground storage tank as 8 defined by article thirty of this chapter on a site which is located within any public water system's zone of critical 9 10 concern must apply for and hold an individual permit under 11 that act. The secretary shall also have the authority to require 12 other holders of a general NPDES permit to obtain an 13 individual NPDES permit, when deemed appropriate to 14 protect the public water supply. Any general NPDES permit 15 held currently under that act shall remain in effect until the 16 individual NPDES permit is either issued or denied.

§22-31-10. Civil and criminal penalties.

(a) Any person who fails to comply with an order of the
 secretary issued pursuant to this article in the time specified
 in the order is liable for a civil penalty of not more than
 \$25,000 for each day of continued noncompliance.

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5 (b) Any owner or operator of a site designated as a 6 potential source of significant contamination within a zone of 7 critical concern above a public water intake who knowingly 8 fails to register or obtain a permit for an aboveground storage 9 tank or submits false information pursuant to this article is 10 liable for a civil penalty not to exceed \$10,000 for each 11 aboveground storage tank that is not registered or permitted 12 or for which false information is submitted.

(c) Any owner or operator of a site designated as a
potential source of significant contamination within a zone of
critical concern above a public water intake who fails to
comply with any requirement of this article or any standard
promulgated by the secretary pursuant to this article is subject
to a civil penalty not to exceed \$10,000 for each day of
violation.

(d) Any person who knowingly and intentionally violates
any provision of this article shall be guilty of a misdemeanor,
and, upon conviction thereof, shall be confined in a regional
jail for a period of time not exceeding one year, and be fined
an amount not to exceed \$25,000.

25 (e) Any person convicted of a second or subsequent 26 willful violation of subsections (b) or (c) of this section or 27 knowingly and willfully violates any provision of any permit, 28 rule or order issued under or subject to the provisions of this 29 article is guilty of a felony and, upon conviction, shall be 30 imprisoned in a correctional facility not less than one nor 31 more than three years, or fined not more than \$50,000 for 32 each day of violation, or both fined and imprisoned.

(f) Any person may be prosecuted and convicted under
the provisions of this section notwithstanding that none of the
administrative remedies provided in this article have been
pursued or invoked against said person and notwithstanding

that civil action for the imposition and collection of a civil
penalty or an application for an injunction under the
provisions of this article has not been filed against such
person.

41 (g) Where a person holding a permit is carrying out a
42 program of pollution abatement or remedial action in
43 compliance with the conditions and terms of the permit, the
44 person is not subject to criminal prosecution for pollution
45 recognized and authorized by the permit.

§22-31-11. Appeal to Environmental Quality Board.

1 A person aggrieved or adversely affected by an order of 2 the secretary made and entered in accordance with the 3 provisions of this article may appeal to the Environmental 4 Quality Board, pursuant to the provisions of article one, 5 chapter twenty-two-b of this code.

§22-31-12. Public Water System Supply Study Commission.

(a) There is hereby established the Public Water System
 Supply Study Commission which is created for the purpose
 of studying and reporting back to the Joint Committee on
 Government and Finance on the following subject matters:

5 (1) A review and assessment of the effectiveness and the 6 quality of information contained in updated source water 7 protection plans required for certain public water systems by 8 the provisions of section nine-c, article one, chapter sixteen 9 of this code;

(2) A review and assessment of the effectiveness of
legislation enacted during the 2014 Regular Session of the
West Virginia Legislature, as it pertains to assisting public
water systems in identifying and reacting or responding to

identified potential sources of significant contamination, and
increasing public awareness and public participation in the
emergency planning and response process;

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17 (3) The extent of available financing and funding 18 alternatives which are available to existing public water 19 systems to pursue projects which are designed to create 20 alternate sources of supply or increased stability of supply in 21 the event of a spill, release or contamination event which 22 impairs the water system's primary source of supply;

23 (4) A review and consideration of the recommendations
24 of the U. S. Chemical Safety and Hazard and Investigation
25 Board after its investigation of the Bayer CropScience
26 incident of 2008; and

(5) Any recommendations or suggestions the Study
Commission may offer to improve the infrastructure of
existing public water systems, to provide safe and reliable
sources of supplies, and to pursue other measures designed to
protect the integrity of public water service.

32 (b) The study commission shall consist of the following
33 twelve members, who shall be appointed and comprised as
34 follows:

35 (1) Four members appointed by the Governor, one of 36 whom shall be a professional engineer experienced in the 37 design and construction of public water systems; one of 38 whom shall be a hydrologist or other expert experienced in 39 determining the flow characteristics of rivers and streams; 40 one of whom shall be an environmental toxicologist or other public health expert who is familiar with the impact of 41 42 contaminants on the human body; and one citizen 43 representative;

44 (2) One representative designated by the Rural Water45 Association;

- 46 (3) One representative designated by the Municipal47 League;
- 48 (4) The Secretary of the Department of Environmental49 Protection or his or her designee;

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- 50 (5) The Commissioner of the Bureau for Public Health or51 his or her designee;
- 52 (6) The Director of the Division of Homeland Security53 and Emergency Management or his or her designee;
- 54 (7) The Chairman of the Public Service Commission or55 his or her designee;
- 56 (8) One nonvoting member appointed by the President of57 the Senate; and
- 58 (9) One nonvoting member appointed by the Speaker of59 the House of Delegates.
- 60 (c) Reports by the Commission shall be submitted to the
- 61 Joint Committee on Government and Finance on or before
- 62 December 15 of each year, beginning December 15, 2014.

CHAPTER 24. PUBLIC SERVICE COMMISSION.

ARTICLE 2G. PUBLIC WATER UTILITIES MONITORING REQUIREMENTS.

§24-2G-1. Public water utilities required to install monitor for contaminants.

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1 All public water utilities that provide water to more than 2 one hundred thousand customers, including public service 3 districts providing water service and municipally owned and 4 operated utilities, subject to the requirements and limitations 5 of this article, shall implement a regular monitoring system as 6 specified to the same technical capabilities for detection as 7 utilized by the Ohio River Valley Water Sanitation 8 Commission.

§24-2G-2. Requirements.

(a) Each public water utility, public service district or
 municipal water system, as set forth in section one of this
 article, shall provide testing for contamination of its water
 supply by the following contaminants:

- 5 (1) Salts or ions;
- 6 (2) Metals, including heavy metals;
- 7 (3) Polar organic compounds;
- 8 (4) Nonpolar organic compounds;
- 9 (5) Volatile compounds, oils and other hydrocarbons;
- 10 (6) Pesticides; and
- 11 (7) Biotoxins.

12 (b) Each public water utility is empowered to determine 13 at its discretion which of the contaminants listed in 14 subsection (a) are most likely to contaminate its water supply, 15 and shall provide a monitoring system which shall detect the 16 three of the listed contaminants deemed most likely to affect 17 that water system: *Provided*, That each public water utility 18 shall file its list with the commission: Provided, however, 19 That any public water system serving over one hundred thousand customers from any one treatment plant is requested 20 to test for all listed contaminants at each treatment plant: 21 22 Provided further, That if technology to adequately detect 23 contaminants, as required by this section proves to be not feasible to implement, the public water utility shall report by 24 January 1, 2015, such to the Joint Committee on Government 25 and Finance with the reasons why such technology is not 26 feasible to obtain or use, and suggest alternatives. 27

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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 ninety days from passage.

Clerk of the Senate Clerk of the Abuse of Delegates ident/of the Senate Speaker of the House of Delegates mone .. this the last Day of Agen 2014. Somhler Gover

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