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WEST VIRGINIA LEGISLATURE

2019 REGULAR SESSION

Introduced

House Bill 2664

FISCAL NOTE

By Delegate Butler, Jennings, McGeehan, Phillips,
Bibby, Wilson, Jeffries, J. and Waxman
[Introduced January 25, 2019; Referred
to the Committee on Veterans' Affairs and Homeland
Security then Health and Human Resources.]

A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §15-15-1, §15-15-2, §15-15-3, §15-15-4, §15-15-5, §15-15-6, §15-15-7, and §15-15-8, all relating to enacting the Refugee Absorptive Capacity Act; providing a short title; defining terms; setting forth the duties of the state office within the Department of Health and Human Resources that deals with refugees; permitting moratorium applications and cessations; requiring a fiscal impact assessment; requiring reports; requiring the Department of Health and Human Resources to administer the West Virginia Refugee Resettlement Program Plan; and providing a severability provision.

Be it enacted by the Legislature of West Virginia:

<u>ARTICLE 15. REFUGEE ABSORPTIVE CAPACITY ACT.</u>

§15-15-1. Short title.

This article shall be known and may be cited as the "The West Virginia Refugee Absorptive

Capacity Act"

§15-15-2. Definitions.

- 1 As used in this article:
 - "Absorptive capacity" is as determination made by the Governor or by a local government evaluating:
 - (A) The capacity of the social service agencies, child welfare agencies, child care facilities, educational facilities, healthcare facilities, translation and interpreter services, and law-enforcement agencies of the state or in the jurisdiction of the local government to meet the existing needs of the community's current residents considering budgetary and other restraints;
 - (B) The capacity to provide medical care to refugees who at the time of resettlement in the state or in the jurisdiction of the local government are determined to have medical conditions requiring, or medical histories indicating a need for treatment or observation, or affecting the public health, both with or without expenditures by this state, including expenditures under this state's approved Medicaid state plan in accordance with Section 1902(a)(10)(C) of the Social

Security Act, State Children's Health Insurance Program (CHIP), or other public assistance
 programs;

- (C) The capacity to provide affordable housing, low-cost housing, or both, considering existing waiting lists for such housing in the state or in the jurisdiction of the local government;
- (D) The capacity of the local school district in the jurisdiction of the local government to meet the needs of the existing or anticipated refugee population, including education of unaccompanied refugee minors and provision of English language training:
- (E) The capacity of the economy of the state or in the jurisdiction of the local government to absorb new workers, including the likelihood of refugees placed in the jurisdiction of the local government becoming employed, self-sufficient, and free from long-term dependence on public assistance, without causing competition with local residents for job opportunities, displacing existing local workers, or adversely affecting the wages or working conditions of the local workforce;
- (F) The capacity of state and local law enforcement in the jurisdiction of the local government to assure that law and order can be maintained and ensure that the refugee population and the general public can be protected from crime, including child abuse, domestic abuse and sex trafficking, as well as threats to national security; and
- (G) The capacity of the state and local government to provide services considering whether the jurisdiction of the local government has been highly impacted by the presence of refugees or comparable populations, including the proportion of refugees and comparable entrants in the population in the state or in the jurisdiction of the local government, the amount of secondary migration of refugees to the state or to the jurisdiction of the local government, and the proportion of refugees in the state or in the jurisdiction of the local government receiving cash or medical assistance through public assistance.
 - "Local educational agency" means:
 - (A) A public board of education or other public authority legally constituted within a state

39 for either administrative control of or direction of, or to perform service functions for, public 40 elementary or secondary schools in: 41 (i) A county; or 42 (ii) A combination of school districts or counties the state recognizes as an administrative 43 agency for its public elementary or secondary schools; or 44 (B) Any other public institution or agency that has administrative control and direction of a 45 public elementary or secondary school. 46 "Local government" or "local governments" refers to either the city council or county 47 commission that regulates any host community being considered for refugee resettlement activity 48 "Refugee resettlement organization" means any organization that receives federal 49 funding for refugee resettlement, including any replacement designee. 50 "State office dealing with refugees" means the state office within the Department of Health 51 and Human Resources that administers the refugee program for this state, or the entity or agency 52 to whom the state has delegated such function and that has been designated and recognized by 53 the federal government to administer such program. 54 "State refugee coordinator" means the official designated by the state office dealing with 55 <u>refugees.</u> §15-15-3. State office within the Department of Health and Human Resources dealing with refugees. 1 The state office within the Department of Health and Human Resources which deals with 2 refugees shall: 3 (1) Meet at least quarterly with representatives of local governments to plan and 4 coordinate the appropriate placement of refugees in advance of the refugees' arrival; at least 30 5 days public notice shall be provided, and specific notice shall be provided to all persons who make 6 a request to receive direct notice through the means of the person's choosing, including, but not 7 limited to, certified mail, regular United States mail, or electronic mail;

(2) Ensure that representatives of local resettlement agencies, local community service agencies, and other publicly-funded or tax-exempt agencies that serve refugees in this state shall meet at least quarterly with representatives of local governments, including representatives of law-enforcement and local educational agencies, to plan and coordinate the appropriate placement of refugees in the host community in advance of the refugees' arrival;

- (3) Execute a letter of agreement with each agency providing refugee resettlement services in this state. The letter of agreement shall require the parties to mutually consult and prepare a plan for the initial placement of refugees in a host community and set forth the continuing process of consultation between the parties. The provisions of the letter agreement shall be consistent with federal law regulating the resettlement of refugees;
- (4) Provide a certification that the refugees settled in the state do not pose a security or health risk to the citizens of the state; and
- (5) At least quarterly transmit copies of the letters of agreement and any initial refugee placement plans prepared thereunder to the chairman of the House and Senate committees on Veterans Affairs and Homeland Security and the Judiciary of the Legislature, respectively, to the chairman of the budget committee of the local government hosting the host refugee community, to the Secretary of the Department of Military Affairs and Public Safety, to the Attorney General of the state, to the head of all local law-enforcement agencies in the state, to the Superintendent of the West Virginia State Police, to the sheriff of every county in this state, to the West Virginia Superintendent of Schools, and to the superintendent of schools for all counties in the state.
- (6) On or before July 1, 2019, the state refugee coordinator shall provide to the chairman of the House and Senate committees on Veterans Affairs and Homeland Security and the Judiciary of the Legislature, respectively, to the chairman of the budget committee of the local government hosting the host refugee community, to the Secretary of the Department of Military Affairs and Public Safety, to the Attorney General of the state, to the head of all local lawenforcement agencies in the state, to the Superintendent of the West Virginia State Police, to the

sheriff of every county in this state, to the West Virginia Superintendent of Schools, and to the superintendent of schools for all counties in the state, the fiscal impact refugees have had on the state and the economic impact refugees have had on the state from July 1, 2016, through July 1, 2021.

(7) Within 30 days of the close of the calendar year, transmit to the chairman of the House and Senate committees on Veterans Affairs and Homeland Security and the Judiciary of the Legislature, respectively, to the chairman of the budget committee of the local government hosting the host refugee community, to the Secretary of the Department of Military Affairs and Public Safety, to the Attorney General of the state, to the head of all local law-enforcement agencies in the state, to the Superintendent of the West Virginia State Police, to the sheriff of every county in this state, to the West Virginia Superintendent of Schools, and to the superintendent of schools for all counties in the state, the following data for the prior fiscal or calendar year:

(A) Copies of statistical and programmatic information provided to the federal government, including any Reception and Placement Program Proposal or resettlement abstract, but this information shall be provided prior to being provided to the federal government:

(B) Copies of the written policies of the Refugee Cash Assistance program, including agency policies regarding eligibility standards, the duration and amount of cash assistance payments, the requirements for participation in services, the penalties for noncooperation, and client rights and responsibilities to ensure that refugees understand what they are eligible for, what is expected of them, and what protections are available to them;

(C) Copies of any written public/private Refugee Cash Assistance program operating at any time in the calendar year;

(D) A report documenting the number of refugees sanctioned for failure to comply with the requirements of the Refugee Cash Assistance Program, and the number of determinations concerning employability, or failure or refusal to carry out job search or to accept an appropriate offer of employability services or employment, resulting in denial or termination of assistance;

60	(E) A certification that women have the same opportunities as men to participate in all
51	services provided, including job placement services;
52	(F) Any reports, either submitted or received, of crime committed by a refugee who has
63	been resettled in the state, or crime committed against a refugee who has been resettled in the
64	state, including incidents of child abuse, female genital mutilation, domestic abuse, sex trafficking,
65	human trafficking, or terrorism, whether prosecuted or not; and
66	(G) A report delineating:
67	(i) The total number of refugees resettled;
86	(ii) The total number of refugees under the age of 18 resettled;
69	(iii) The total number of refugees between the ages of 18 and 40 resettled;
70	(iv) The total number of refugees between the ages of 40 and 65 resettled;
71	(v) The total number of refugees over the age of 65;
72	(vi) The total number of refugees who are women and men, respectively;
73	(vii) The public assistance benefit programs that the refugees have applied for or enrolled
74	into;
75	(viii) The total number of refugee minors enrolled in a public school;
76	(ix) The total of refugee minors accessing English language learner services;
77	(x) The education levels of the refugees resettled by gender:
78	(xi) The locations by zip code of initial resettlement for refugees resettled that year;
79	(xii) The locations by zip code of refugees who have migrated from the zip code at which
30	they were initially resettled;
31	(xiii) The numbers of refugees resettled with and without family already residing in the
32	<u>United States</u> ;
33	(xiv) The number of refugees for which the President of the United States, the Secretary
34	of State, the Attorney General, or the Secretary of Homeland Security exercised discretionary
35	authority granted by Section 212(d)(3)(B)(i) of the Immigration and Nationality Act. 79 Fed. Reg.

86 6913 not to apply the material support inadmissibility provisions of Section 212(a)(3)(B) of the 87 <u>Immigration and Nationality Act to admit the refugee into the United States:</u> 88 (xv) The fiscal impact refugees have on the state; 89 (xvi) The economic impact refugees have on the state; 90 (xvii) The process by which the refugees entering the state were determined to not pose 91 a security risk to the citizens of the state: 92 (xviii) For each and every refugee a description as to what vaccinations the refugee has 93 received and the diseases for which the refugee has been screened; 94 (xix) For each and every refugee their five previous employers and incomes; 95 (xx) The total number of refugees needing translation services throughout the year; and (xxi) A certification that all of the requirements found in this section have been met. 96 §15-15-4. Moratorium. 1 (a) The State Office for Refugees or the Governor shall accept an application from a local 2 government to a moratorium on new refugee resettlement activities in a host community that lacks 3 sufficient absorptive capacity. 4 (b) A host community lacks sufficient absorptive capacity where the local government, 5 after consultation with the state refugee coordinator, holds a public hearing and issues findings 6 based on the factors in §15-15-2(a) of this code that further resettlement of refugees in the host 7 community would result in an adverse impart to existing residents. 8 (c) Upon notice of a determination made pursuant to subsection (b) of this section, the 9 State Office for Refugees or the Governor shall thereafter suspend additional resettlement of 10 refugees in that community until the state refugee coordinator and the local government have 11 jointly determined that sufficient absorptive capacity for refugee resettlement exists to implement 12 the initial refugee placement plan prepared for the host refugee community. 13 (d) The period of validity of a moratorium described in subsection (c) of this section or any 14 extension thereof may not exceed one year.

§15-15-5. Fiscal impacts.

1	(a) The state office in the Department of Health and Human Resources which deals with
2	refugees may collect fees stated in this section and each year shall assess the fiscal impact
3	refugees have on the state.

- (b) On or before July 1 of each year, the state refugee coordinator shall make a determination regarding the total fiscal impact on the state that is not reimbursable through the federal government or otherwise.
- (c) The amount each refugee resettlement organization must reimburse to the state shall
 be proportional to the number of refugees the refugee resettlement organization has facilitated
 bringing into the state.
 - (d) The amount each refugee resettlement organization must reimburse to the state will be transmitted to every refugee resettlement organization each and every year before July 1 of each year.
 - (e) Payment pursuant to this section shall he made on or before August 1 of each year.

 §15-15-6. Executive order.

The Governor may issue findings based on the factors in §15-15-2 of this code that further resettlement of refugees in the state would result in an adverse impact to existing residents of the state and issue an executive order declaring that the state, through any entity or designee, will not, until revocation of the executive order, participate in the resettlement of refugees.

§15-15-7. Administration of article.

Nothing in this article creates a new agency for administering the implementation of this article. The Department of Health and Human Resources, as referenced in the West Virginia Refugee Resettlement Program Plan (the Plan) along with persons and programs referenced in the Plan shall enforce this article. This is the same plan signed by the Governor on July 28, 2016. This is the same plan that was created pursuant to the provisions of the United States Code of Federal Regulations 45CFR 400.5.

§15-15-8. Severability.

- 1 If any section, subsection, subdivision, paragraph, sentence clause or phrase of this article
- 2 is for any reason held to be invalid, unlawful or unconstitutional, that decision does not affect the
- 3 validity of the remaining portions of this article or any part thereof.

NOTE: The purpose of this bill is to enact the Refugee Absorptive Capacity Act. The bill provides a short title. The bill defines terms. The bill sets forth the duties of the state office within the Department of Health and Human Resources that deals with refugees. The bill permits moratorium applications and cessations. The bill requires a fiscal impact assessment. The bill requires reports. The bill requires the Department of Health and Human Resources to administer the West Virginia Refugee Resettlement Program Plan. The bill provides a severability provision.

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