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WEST VIRGINIA LEGISLATURE

EIGHTIETH LEGISLATURE REGULAR SESSION, 2011

ENROLLED

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 295

(SENATORS MINARD, SNYDER, PREZIOSO, UNGER, BOLEY AND K. FACEMYER, ORIGINAL SPONSORS)

[Passed March 18, 2011; in effect from passage.]

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CLE COLECTION SECTION ASSOCIATE

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Senate Bill No. 295

(SENATORS MINARD, SNYDER, PREZIOSO, UNGER, BOLEY AND K. FACEMYER, original sponsors)

[Passed March 18, 2011; in effect from passage.]

AN ACT to amend and reenact article 5, chapter 64 of the Code of West Virginia, 1931, as amended, all relating generally to the promulgation of administrative rules by the Department of Health and Human Resources; legislative mandate or authorization for the promulgation of certain legislative rules by various executive or administrative agencies of the state; authorizing certain of the agencies to promulgate certain legislative rules in the form that the rules were filed in the State Register; authorizing certain of the agencies to promulgate certain legislative rules with various modifications presented to and recommended by the Legislative Rule-Making Review Committee; authorizing certain of the agencies to promulgate certain legislative rules with various modifications presented to and recommended by the Legislative Rule-Making Review Committee and as amended by the Legislature; authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to public water systems; authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to specialized multipatient medical transport; authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to food manufacturing facilities: authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to fire department rapid response services licensure; authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to emergency medical services; authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to cancer registry; authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to maternal risk screening; authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to safety and treatment programs; authorizing the Department of Health and Human Resources to promulgate a legislative rule relating to requirements for licensure of nonprofit corporations for conservator service; and authorizing the Health Care Authority to promulgate a legislative rule relating to certificates of need.

Be it enacted by the Legislature of West Virginia:

That article 5, chapter 64 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 5. AUTHORIZATION FOR DEPARTMENT OF HEALTH AND HUMAN RESOURCES TO PROMULGATE LEGISLA-TIVE RULES.

§64-5-1. Department of Health and Human Resources.

1 (a) The legislative rule filed in the state register on the 2 twenty-ninth day of July, two thousand ten, authorized 3 under the authority of section four, article one, chapter 4 sixteen, of this code, relating to the Department of Health 5 and Human Resources (public water systems, 64 CSR 3), is 6 authorized.

7 (b) The legislative rule filed in the state register on the 8 thirtieth day of July, two thousand ten, authorized under the 9 authority of section six, article four-c, chapter sixteen, of
10 this code, relating to the Department of Health and Human
11 Resources (specialized multipatient medical transport, 64
12 CSR 29), is authorized.

13 (c) The legislative rule filed in the state register on the twenty-ninth day of July, two thousand ten, authorized 14 15under the authority of section four, article one, chapter sixteen, of this code, modified by the Department of Health 16and Human Resources to meet the objections of the Legisla-17 18 tive Rule-Making Review Committee and refiled in the state register on the third day of January, two thousand eleven, 19 20relating to the Department of Health and Human Resources 21(food manufacturing facilities, 64 CSR 43), is authorized.

(d) The legislative rule filed in the state register on the
thirtieth day of July, two thousand ten, authorized under the
authority of section six, article four-c, chapter sixteen, of
this code, relating to the Department of Health and Human
Resources (fire department rapid response services licensure,
64 CSR 44), is authorized.

28 (e) The legislative rule filed in the state register on the 29 thirtieth day of July, two thousand ten, authorized under the 30authority of section six, article four-c, chapter sixteen, of 31this code, modified by the Department of Health and Human 32Resources to meet the objections of the Legislative Rule-33 Making Review Committee and refiled in the state register 34 on the twenty-fourth day of January, two thousand eleven, 35 relating to the Department of Health and Human Resources 36 (emergency medical services, 64 CSR 48), is authorized with 37 the following amendments:

On page four, subsection 2.12., by striking out the word
"commissioner" and inserting in lieu thereof the word
"Commissioner";

41 On page seven, subsection 2.46., by striking out all of 42 subsection 2.46.;

43 On page eight, subsection 3.1.d., by striking out the word 44 "Commissions" and inserting in lieu thereof the word 45 "commission":

46 On page eight, subdivision 3.2.b., by striking out all of
47 subdivision 3.2.b. and inserting in lieu thereof a new subdivi48 sion 3.2.b. to read as follows:

"3.2.b. EMS agencies shall collect, maintain and report
accurate patient data for all EMS incidents. Agencies shall
complete a patient care report (PCR) for all EMS incidents.
PCRs shall be complete and submitted to the West Virginia
Prehospital Information System (PreMIS) following the
conclusion of providing EMS services to a patient, in
accordance with policies and guidelines established by
OEMS.";

57 On page nine, subdivision 3.2.c., by striking out the words 58 "a minimum written patient handoff report," and inserting 59 in lieu thereof the words "at a minimum a patient handoff 60 report";

61 On page fourteen, subdivision 4.23.a., by striking out all of 62 subdivision 4.23.a. and inserting in lieu thereof a new 63 subdivision 4.23.a. to read as follows:

"4.23.a. The EMS agency has a rapid response program
which routinely places trained and equipped personnel on
the scene of potential life-threatening emergencies prior to
the arrival of an ambulance in accordance with policies and
guidelines established by OEMS. Five (5) points; or";

69 On page fifteen, subdivision 4.27.d., by striking out "of...";

70 On page eighteen, paragraph 4.36.b.2., after the word 71 "action" by inserting the word "to";

72 On page nineteen, subdivision 4.37.h., by striking out the 73 words "event of" and inserting in lieu thereof the words "the 74 event";

75 On page nineteen, subdivision 4.38.a., by striking out the 76 word "state" and inserting in lieu thereof the word "State"; 77 On page twenty, subdivision 5.1.a., by striking out the 78 words "Ground ambulances shall meet applicable US 79 Government Services Agency KKK-A-1822" and inserting in 80 lieu thereof the words "Unless specified differently herein, 81 ground ambulances shall meet US Government Services 82 Agency KKK-A-1822 or subsequent federally approved": On page twenty, subdivision 5.1.c., by striking the word 83 84 "Unites" and inserting in lieu thereof the word "United"; 85 On page twenty-one, subdivison 5.1.i., by striking out the 86 word "be"; 87 On page twenty-one, subdivision 5.1.j., by striking out the 88 words "medication kit and its supplies" and inserting in lieu 89 thereof the words "medications in accordance with policies 90 and guidelines established by OEMS"; 91 On page twenty-two, paragraph 5.1.k.5., by striking out the 92 words "accordance with applicable US Government Services 93 Agency KKK-A-1822 specifications at the time of vehicle 94 manufacture"; 95 On page twenty-three, subdivision 5.3.b., by striking out 96 the words "requirements are" and inserting in lieu thereof 97 the word "is"; 98 On page twenty-three, subdivision 5.3.b., after the words "practice and" by inserting the words "appropriate staff"; 99 100 On page twenty-three, subsection 5.4., by striking out the 101 words "be a Federal Aviation Administration (FAA) Part 135 102air carrier certificate holder" and inserting in lieu thereof 103 the words "operate under Federal Aviation Administration 104 (FAA) Part 135 rules";

105 On page twenty-six, paragraph 5.5.b.7., by striking out the 106 words "requirements are" and inserting the word "is";

6

107 On page twenty-six, subsection 5.5.b.7., after the words "practice and" by inserting the words "appropriate staff"; 108 On page twenty-seven, subdivision 6.1.a., by striking out 109 110 the word "aprimary" and inserting in lieu thereof the word 111 "primary": 112 On page thirty-three, subdivision 6.9., by striking out the 113 word "establish" and inserting in lieu thereof the word 114 "established": On page thirty-five, subdivision 7.2.e., by striking out the 115 116 word "Other" and inserting in lieu thereof the word "other"; On page forty-five, paragraph 8.4.a.1., by striking out 117 118 "STEMS" and inserting in lieu thereof "OEMS"; 119 On page forty-five, paragraph 8.4.a.2., by striking out 120 "STEMS" and inserting in lieu thereof "OEMS"; 121 On page forty-six, subparagraph 8.4.c.1.A., by striking out 122 "STEMS" and inserting in lieu thereof "OEMS"; On page forty-six, subparagraph 8.4.c.2.E., by striking out 123 124 "STEMS" and inserting in lieu thereof "OEMS"; On page forty-eight, paragraph 8.5.b.1., by striking out 125126 "STEMS" and inserting in lieu thereof "OEMS"; 127 On page fifty, subparagraph 9.1.a.3.A., by striking out 128 "STEMS" and inserting in lieu thereof "OEMS": On page fifty-one, subparagraph 9.1.b.1.B., by striking out 129 130 "STEMS" and inserting in lieu thereof "OEMS"; 131 On page fifty-two, subparagraph 9.1.c.2.J., by striking out 132 the words "Assist STEMS in ensuring" and inserting in lieu 133 thereof the word "Ensure"; On page fifty-two, subparagraph 9.1.c.2.N., by striking out 134 135 "STEMS" and inserting in lieu thereof "OEMS";

136 On page fifty-two, paragraph 9.1.c.3., by striking out137 "STEMS" and inserting in lieu thereof "OEMS";

138 On page fifty-three, subdivision 9.2.a., by striking out139 "STEMS" and inserting in lieu thereof "OEMS";

On page fifty-four, subparagraph 9.2.a.1.A., striking out
both references to "STEMS" and inserting in lieu thereof
"OEMS";

143 On page fifty-four, subparagraph 9.2.a.1.C., by striking out144 "STEMS" and inserting in lieu thereof "OEMS";

On page fifty-four, subparagraph 9.2.a.1.D., by striking out"STEMS" and inserting in lieu thereof "OEMS";

147 On page fifty-four, subparagraph 9.2.a.3.E., by striking out148 "STEMS" and inserting in lieu thereof "OEMS";

On page fifty-four, subparagraph 9.2.a.3.F., by striking out
both references to "STEMS" and inserting in lieu thereof
"OEMS";

152 On page fifty-five, paragraph 9.2.a.4, by striking out 153 "STEMS" and inserting in lieu thereof "OEMS";

154 On page fifty-five, subdivision 10.3.d, by striking out 155 "STEMS" and inserting in lieu thereof "OEMS";

156 And,

157 On page fifty-six, subsection 10.6, by striking out 158 "STEMS" and inserting in lieu thereof "OEMS".

(f) The legislative rule filed in the state register on the twenty-ninth day of July, two thousand ten, authorized under the authority of section four, article one, chapter sixteen, of this code, relating to the Department of Health and Human Resources (cancer registry, 64 CSR 68), is authorized.

(g) The legislative rule filed in the state register on the twenty-ninth day of July, two thousand ten, authorized under the authority of section four, article four-e, chapter sixteen, of this code, modified by the Department of Health and Human Resources to meet the objections of the Legislative Rule-Making Review Committee and refiled in the state register on the third day of January, two thousand eleven, relating to the Department of Health and Human Resources (maternal risk screening, 64 CSR 97), is authorized with the following amendments:

175 On page two, subsection 5.3., after the words "Family 176 Health" by inserting the words "by FAX to (304)957-0176";

177 And,

178 On page two, subsection 5.3., by deleting the words
179 "BPH/OM/CFH Maternal Risk Screening 350 Capitol Street,
180 Room 427 Charleston, WV 25301".

(h) The legislative rule filed in the state register on the
thirtieth day of July, two thousand ten, authorized under the
authority of section three, article five-a, chapter seventeen-c,
of this code, modified by the Department of Health and
Human Resources to meet the objections of the Legislative
Rule-Making Review Committee and refiled in the state
register on the third day of December, two thousand ten,
relating to the Department of Health and Human Resources
(safety and treatment program, 64 CSR 98), is authorized
with the following amendments:

191 On page one, subsection 1.2., by striking out "17C-SA-3"192 and inserting in lieu thereof "17C-5A-3";

193 On page one, after subsection 3.4., by inserting a new 194 subsection 3.5. to read as follows:

195 "3.5. DUI-Any act which would constitute a violation of196 §17C-5-2." and renumbering the remaining subsections;

197 On page one, subsection 3.7., by striking out "17C-SA-3"198 and inserting in lieu thereof "17C-5A-3";

On page two, subsection 4.2., striking out the words "shall
first approve any program curriculum used in the program."
and inserting in lieu thereof the words "is also responsible
for the development of program standards for individuals
involved in the service delivery, for approval of program
curriculum and for monitoring of compliance by providers
with the standards.";

206 On page three, subsection 6.1., by striking out the words
207 "in the field of substance abuse" and inserting in lieu thereof
208 the words "who meet requirements as established in the
209 Program Standards published by the Department";

210 On page three, subsection 6.5., following the word
211 "refinement." by adding the following: "The Program
212 Coordinator shall, at a minimum, be a Clinical Certified
213 Addictions Counselor.";

On page four, subsection 8.1., after the words "Program
Enrollment" by inserting the words "and Level I Component";

On page four, subsection 8.1., by striking out the words
"Secretary fee for enrollment in the Program is established
by the Secretary." and inserting in lieu thereof the words
"initial fee for enrollment in the Program shall be Four
Hundred Dollars (\$400.00).;

On page four, subdivision 8.3.a., by striking out the words "at any level and participation in Safety and Treatment programming which is not covered by private or public third-party sponsorship, and which is not eligible for a Community Behavioral Health Center's charity care funds" and inserting in lieu thereof the words "in the Level 1, Prevention and Education Component as set forth in 5.3 of this rule.";

On page four, subsection 8.4., by striking out all of subsection 8.4. and inserting in lieu thereof a new subsection 8.4. to
read as follows:

"8.4. The Department of Health and Human Resources
Safety and Treatment Fund-Upon enrollment in the Program, the Participant shall pay to the provider the sum of
Four Hundred Dollars (\$400.00), except for those Participants which are determined under 8.3 to be indigent. The
provider shall remit to the Department the sum of Two
Hundred Twenty-Five Dollars (\$225.00) and the provider
shall retain One Hundred Seventy-Five Dollars (\$175.00).
The Department shall deposit One Hundred Twenty-Five
Dollars (\$125.00) of this sum in the Department of Health
and Human Resources Safety and Treatment Fund, to be
used to reimburse providers for their portion of the enrollment fee for persons qualifying for indigent status.";

246 And,

On page four, subsection 8.5., by striking out all of subsec-tion 8.5.

(i) The legislative rule filed in the state register on the
thirtieth day of July, two thousand ten, authorized under the
authority of section eight, article one, chapter forty-four-a,
of this code, modified by the Department of Health and
Human Resources to meet the objections of the Legislative
Rule-Making Review Committee and refiled in the state
register on the third day of December, two thousand ten,
relating to the Department of Health and Human Resources
(requirements for licensure of nonprofit corporations for
conservator service, 64 CSR 99), is authorized with the

260 On page one, subsection 3.6., after the word "directors" by261 inserting the words "of the Corporation";

262 On page two, subsection 3.7., after the word "directors" by263 inserting the words "of the Corporation";

264 On page two, subsection 3.12., after the word "of" by 265 inserting the words "The Department of";

266 On page four, subdivision 4.2.5., after the word "if" by 267 inserting the words "he or";

268 On page five, subdivision 4.7.3., by striking out the words 269 "approved, modified or rejected" and inserting in lieu 270 thereof the words "approve, modify or reject";

271 On page six, subdivision 4.8.2, by striking out all of 272 subdivision 4.8.2.. and inserting in lieu thereof a new 273 subsection 4.8.2., to read as follows:

"4.8.2. Reports of the Secretary of any inspection or
investigation shall, when appropriate, specify the nature of
any deficiency in compliance with this rule or law and
specifically indicate the rule or law violated.";

278 And,

On page seven, subsection 5.3., after the words "under thisrule," by striking out the word "the" and inserting in lieuthereof the word "and".

§64-5-2. Health Care Authority.

1 The legislative rule filed in the state register on the 2 twenty-eighth day of July, two thousand ten, authorized 3 under the authority of section eight-c, article two-d, chapter 4 sixteen, of this code, modified by the Health Care Authority 5 to meet the objections of the Legislative Rule-Making 6 Review Committee and refiled in the state register on the 7 eighth day of December, two thousand ten, relating to the 8 Health Care Authority to promulgate a legislative rule 9 relating to (certificates of need, 65 CSR 7), is authorized with 10 the following amendments:

- 11 On page three, subdivisions 2.14.e. and 2.14.f., by striking
- 12 outall of subdivisions 2.14.e. and 2.14.f. and inserting in lieu
- 13 thereof a new subdivision 2.14.e to read as follows:

14 "2.14.e. Notwithstanding anything in this subsection 2.14

- 15 to the contrary, any practice granted a determination of
- 16 nonreviewability as a private office practice by the board on
- 17 or before July 1, 2010, is and shall remain a private office
- 18 practice under the Act; provided there has been no material
- 19 change in the facts and circumstances provided in the
- 20 original request for determination of reviewability."

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled. Chairman Senate Committee 01 Chairman House Committee Originated in the Senate. In effect from passage. Clerk of the Senate Clerk of the House of Delegates of the Senate Α Speaker of the House of Delegates. ... this the AV The within La Uppune Day of, 2011. mul. Governor

PRESENTED TO THE GOVERNOR

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