WEST VIRGINIA LEGISLATURE

FIRST REGULAR SESSION, 2011

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ENROLLED

House Bill No. 2918

(By Delegates White and T. Campbell) [By Request of the Tax and Revenue Department]



Passed March 11, 2011

In Effect Ninety Days From Passage

ENROLLED

H. B. 2918

(BY DELEGATES WHITE AND T. CAMPBELL) [BY REQUEST OF THE TAX AND REVENUE DEPARTMENT]

[Passed March 11, 2011; in effect ninety days from passage.]

AN ACT to amend and reenact §11-12-3, §11-12-5 and §11-12-86 of the Code of West Virginia, 1931, as amended, all relating to permanent business registrations; changing the procedure for suspending, revoking or canceling a business registration certificate; permitting a registrant to appeal an order to suspend, revoke or cancel a business registration certificate; permitting a business registration certificate to be revoked, canceled or suspended for nonpayment of property taxes; changing the sparkler and novelty registration fee from annual one to an initial one; and updating permanent registration language.

Be it enacted by the Legislature of West Virginia:

That §11-12-3, §11-12-5 and §11-12-86 of the Code of West Virginia, 1931, as amended, be amended and reenacted, all to read as follows:

ARTICLE 12. BUSINESS REGISTRATION TAX.

§11-12-3. Business registration certificate required; tax levied; exemption from registration; exemption from tax; penalty.

(a) *Registration required.* -- No person shall, without a
 business registration certificate, engage in or prosecute, in
 the State of West Virginia, any business activity without first
 obtaining a business registration certificate from the Tax
 Commissioner of the State of West Virginia. Additionally,
 before beginning business in this state, such person:

7 (1) If a transient vendor, shall comply with the provisions8 of sections twenty through twenty-five of this article.

- 9 (2) If a collection agency, shall comply with the 10 provisions of article sixteen, chapter forty-seven of this code.
- (3) If an employment agency, shall comply with theprovisions of article two, chapter twenty-one of this code.

(4) If selling drug paraphernalia, as defined in section
three, article nineteen, chapter forty-seven of this code, shall
comply with the provisions of article nineteen, chapter
forty-seven of this code.

Persons engaging in or prosecuting other business
activities in this state may also be subject to other provisions
of this code which they must satisfy before commencing or
while engaging in a business activity in this state.

(b) *Tax levied.* -- The business registration tax hereby
levied shall be \$15 for each annual business registration
certificate: *Provided*, That for registration periods beginning
on or after July 1, 1999, the business registration tax shall be

\$30, except as otherwise provided in this article: *Provided*, *however*, That after June 30, 2010, the business registration
tax shall be \$30.00 for each business registration certificate,
including business registration certificates granted upon
application after cessation of a business, or after suspension,
revocation, cancellation or lapse of a prior business
registration certificate.

(1) A separate business registration certificate is required
for each fixed business location from which property or
services are offered for sale or lease to the public as a class,
or to a limited portion of the public; or at which customer
accounts may be opened, closed or serviced.

37 (2) A separate business registration certificate is not
38 required for each coin-operated machine. A separate
39 certificate is required for each location from which making
40 coin-operated machines available to the public is itself a
41 business activity.

42 (3) A business that sells tangible personal property or
43 services from or out of one or more vehicles needs a separate
44 business registration certificate for each fixed location in this
45 state from or out of which business is conducted. A copy of
46 its business registration certificate shall be carried in each
47 vehicle and publicly displayed while business is conducted
48 from or out of the vehicle.

49 (4) A business registration certificate is required by subsection (a) of this section for every person engaging in 50 purposeful revenue generating activity in this state. If that 51 52 activity is one for which an employment agency license or a collection agency license or a license to sell drug 53 54 paraphernalia is required and no other business activity is 55 conducted by that person at each business location for which 56 the employment agency license or collection agency license

57 or license to sell drug paraphernalia is issued, then only that 58 license is required for each such activity conducted by the 59 licensee at each business location. However, if, in addition to the activity for which each license is issued, some other 60 business activity is conducted by the licensee at such 61 62 business location, a separate business registration certificate 63 is required to conduct the nonlicensed activity. 64 (c) *Exemption from registration.* -- Any person engaging 65 in or prosecuting business activity in this state: 66 (1) Who is not required by law to collect or withhold a 67 tax administered under article ten of this chapter; and

68 (2) Who does not claim exemption from payment of taxes 69 imposed by articles fifteen and fifteen-a of this chapter, shall be exempt from both registration and payment of the tax 70 imposed by this article, if such person had gross income from 71 business activity of \$4,000 or less during that person's tax 72 73 year for state income tax purposes immediately preceding the 74 registration period for which a registration certificate is 75 otherwise required by this article.

76 (d) Exemptions from payment of tax. -- Any person 77 engaging in or prosecuting any business activity in this state 78 who is required by law to collect or withhold any tax 79 administered under article ten of this chapter; or who claims 80 exemption from payment of the taxes imposed by articles 81 fifteen and fifteen-a of this chapter, shall be required to obtain a business registration certificate, as herein before 82 83 provided, but shall be exempt from payment of the tax levied 84 by subsection (b) of this section, if such person is:

85 (1) A person who had gross income from business
86 activity of \$4,000 or less during that person's tax year for
87 state income tax purposes immediately preceding the

registration period for which a registration certificate isrequired under this article.

90 (2) An organization which qualifies, or would qualify, for
91 exemption from federal income taxes under section 501 of
92 the Internal Revenue Code of 1986, as amended.

(3) This state, or a political subdivision thereof, selling
tangible personal property, admissions or services, when
those activities compete with or may compete with the
activities of another person.

97 (4) The United States, or an agency or instrumentality98 thereof, which is exempt from taxation by the states.

(5) A person engaged in the business of agriculture and
farming: *Provided*, That no producer or grower selling
products of the farm, garden or dairy and not included within
the definition of business under subsection (a), section two of
this article shall be required to obtain a business registration
certificate or pay the business registration tax.

(6) A foreign retailer who is not a "retailer engaging in
business in this state" as defined in section one, article
fifteen-a of this chapter, who enters into an agreement with
the Tax Commissioner to voluntarily collect and remit use
tax on sales to West Virginia customers.

110 (e) Money penalty. -- Any person required to obtain a business registration certificate under this section, who is 111 112 exempt from payment of the tax, as provided in subsection (d) of this section, who does not obtain a registration 113 certificate shall, in lieu of paying the penalty imposed by 114 section nine of this article, pay a penalty of \$15 for each 115 business location for which a certificate is needed: Provided, 116 117 That application for business registration is made and the

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- 118 applicable money penalty tendered to the Tax Commissioner
- 119 within fifteen days after such person receives written notice
- 120 from the Tax Commissioner that such person is required to
- 121 obtain a business registration certificate.
- §11-12-5. Time for which registration certificate granted; power of Tax Commissioner to suspend, revoke or cancel certificate; certificate to be permanent until cessation of business for which certificates are granted or revocation, suspension or cancellation by the Tax Commissioner; penalty for involuntary loss of license due to failure to pay required fees and taxes relating to business.

1 (a) Registration period. -- All business registration 2 certificates issued under the provisions of section four of this 3 article are for the period of one year beginning July 1 and 4 ending June 30 of the following year: Provided, That beginning on or after July 1, 1999, all business registration 5 certificates issued under the provisions of section four of this 6 7 article shall be issued for two fiscal years of this state, subject 8 to the following transition rule. If the first year for which a business was issued a business registration certificate under 9 10 this article began on July 1 of an even-numbered calendar 11 year, then the Tax Commissioner may issue a renewal certificate to that business for the period beginning July 1, 12 1999, and ending June 30, 2000, upon receipt of \$15 for each 13 14 such one-year certificate. Notwithstanding any other 15 provisions of this code to the contrary, any certificate of registration granted on or after July 1, 2010, shall not be 16 subject to the foregoing requirement that it be renewed, but 17 shall be permanent until cessation of the business for which 18 19 the certificate of registration was granted or until it is 20 suspended, revoked or canceled by the Tax Commissioner. 21 Notwithstanding any provision of this code to the contrary, 22 on or after July 1, 2010, reference to renewal of the business

23 registration certificate shall refer to the issuance of a new 24 business registration certificate pursuant to expiration, 25 cancellation or revocation of a prior business registration certificate or to reinstatement of a business registration 26 certificate or to reinstatement of a business certificate 27 28 previously suspended by the Tax Commissioner. Subject to 29 the exemptions, exceptions and requirements other than the 30 \$4,000 or less gross income exemption, set forth in section 31 three of this article, on or after July 1, 2010, the business 32 registration certificate shall be issued upon payment of a tax 33 of \$30 to the Tax Commissioner for new issuances of the 34 business registration certificate or for issuances of the 35 business registration certificate pursuant to expiration, 36 cancellation or revocation of a prior business registration 37 certificate or for reinstatement of a business registration 38 certificate previously suspended by the Tax Commissioner, 39 along with any applicable delinquent fees, interest, penalties 40 and additions to tax. Subject to the exemptions, exceptions and requirements set forth in section three of this article, the 41 42 \$30 tax shall be paid each and every time there is an 43 issuance, reissuance or reinstatement of a business 44 registration certificate, along with any applicable delinquent fees, interest, penalties and additions to tax: Provided. That 45 46 the \$4,000 or less gross income exemption set forth in 47 subdivision (1), subsection (d), section three of this article 48 does not apply.

49 (b) *Revocation, cancellation or suspension of certificate.* --

50 (1) The Tax Commissioner may cancel, revoke or
51 suspend a business registration certificate at any time during
52 a registration period if:

(A) The registrant filed an application for a business
registration certificate, or an application for renewal thereof,
that was false or fraudulent.

(B) The registrant willfully refused or neglected to file a
tax return or to report information required by the Tax
Commissioner for any tax imposed by or pursuant to this
chapter.

60 (C) The registrant willfully refused or neglected to pay 61 any tax, additions to tax, penalties or interest, or any part 62 thereof, when they became due and payable under this 63 chapter, determined with regard to any authorized extension 64 of time for payment.

65 (D) The registrant neglected to pay over to the Tax 66 Commissioner on or before its due date, determined with 67 regard to any authorized extension of time for payment, any 68 tax imposed by this chapter which the registrant collects from 69 any person and holds in trust for this state.

70 (E) The registrant abused the privilege afforded to it by article fifteen or fifteen-a of this chapter to be exempt from 71 72 payment of the taxes imposed by such articles on some or all of the registrant's purchases for use in business upon issuing 73 74 to the vendor a properly executed exemption certificate, by failing to timely pay use tax on taxable purchase for use in 75 76 business or by failing to either pay the tax or give a properly 77 executed exemption certificate to the vendor.

(F) The registrant has failed to pay in full delinquentpersonal property taxes owing for the calendar year.

(2) On or after July 1, 2010, a prospective registrant or a
former registrant for which a business registration certificate
has been suspended, canceled or revoked pursuant to the
provisions of this article may apply for a new business
registration certificate or for reinstatement of a suspended
business registration certificate upon payment of all
outstanding delinquent fees, taxes, interest, additions to tax

87 and penalties, in addition to payment to the Tax 88 Commissioner of a penalty in the amount of \$100. The Tax 89 Commissioner may issue a new business registration certificate or reinstate a suspended business registration 90 certificate if the prospective or former registrant has provided 91 92 security acceptable to and authorized by the Tax 93 Commissioner, payable to the Tax Commissioner, sufficient 94 to secure all delinquent fees, taxes, interest, additions to tax 95 and penalties owed by the prospective registrant. The Tax 96 Commissioner may issue a new business registration 97 certificate or reinstate a suspended business registration 98 certificate if the prospective or former registrant has entered 99 into a payment plan approved by the Tax Commissioner by which liability for all delinquent fees, taxes, interest, 100 101 additions to tax and penalties will be paid in due course and without significant delay. Failure of any registrant to comply 102 with a payment plan pursuant to this provision shall be 103 grounds for immediate suspension or revocation of the 104 105 registrant's business registration certificate.

(3) On and after July 1, 2010, a prospective registrant or 106 a former registrant for which a business registration 107 108 certificate has been suspended, canceled or revoked pursuant to the provisions of any article of this code other than this 109 110 article may apply for a new business registration certificate 111 or for reinstatement of a suspended business registration 112 certificate, only if the prospective or former registrant has complied with all applicable statutory and regulatory 113 requirements for renewal, issuance or reinstatement of the 114 115 business registration certificate and upon payment to the Tax Commissioner of a penalty in the amount of \$100. 116

(4) Except pursuant to exceptions specified in this code,
before canceling, revoking or suspending any business
registration certificate, the Tax Commissioner shall give
written notice of his or her intent to suspend, revoke or cancel

121 the business registration certificate of the taxpayer, the reason 122 for the suspension, revocation or cancellation and the 123 effective date of the cancellation, revocation or suspension. Written notice shall be served on the taxpayer in accordance 124 with section five-e, article ten of this chapter not less than 125 126 twenty days prior to the effective date of the cancellation, 127 revocation or suspension. Acceptance of service of notice 128 shall be deemed to have occurred if completed as set forth in 129 section five-e, article ten of this chapter. The taxpayer may 130 appeal cancellation, revocation or suspension of its business 131 registration certificate by filing a petition for appeal with the 132 Office of Tax Appeals within twenty days immediately succeeding receipt of the service of notice to suspend, revoke 133 134 or cancel the business registration certificate. The filing of a 135 petition for appeal does not stay the effective date of the 136 suspension, revocation or cancellation. A stay may be granted only after a hearing is held on a motion to stay filed 137 by the registrant upon finding that state revenues will not be 138 139 jeopardized by the granting of the stay. The Tax Commissioner may, in his or her discretion and upon such 140 141 terms as he or she may specify, agree to stay the effective 142 date of the cancellation, revocation or suspension until 143 another date certain.

144 (5) On or before July 1, 2005, the Tax Commissioner shall propose for promulgation legislative rules establishing 145 146 ancillary procedures for the Tax Commissioner's suspension 147 of business registration certificates for failure to pay 148 delinquent personal property taxes pursuant to paragraph (F), subdivision (1) of this section. The rules shall at a minimum 149 150 establish any additional requirements for the provision of 151 notice deemed necessary by the Tax Commissioner to meet requirements of law; establish protocols for the 152 communication and verification of information exchanged 153 between the Tax Commissioner, sheriffs and others; and 154 155 establish fees to be assessed against delinquent taxpayers that 156 shall be deposited into a special fund which is hereby created 157 and expended for general tax administration by the Tax 158 Division of the Department of Revenue and for operation of 159 the Tax Division. Upon authorization of the Legislature, the rules shall have the same force and effect as if set forth 160 161 herein. No provision of this subdivision may be construed to 162 restrict in any manner the authority of the Tax Commissioner 163 to suspend such certificates for failure to pay delinquent 164 personal property taxes under paragraph (C) or (F), 165 subdivision (1) of this section or under any other provision of 166 this code prior to the authorization of the rules.

(c) Revocation, cancellation or suspension due to 167 delinquent personal property tax. -- The Tax Commissioner 168 169 may revoke, cancel or suspend a business registration 170 certificate when informed in writing, signed by the county sheriff, that personal property owned by a registrant and used 171 172 in conjunction with the business activity of the a registrant is 173 subject to delinquent property taxes. The Tax Commissioner 174 shall forthwith notify the registrant that the commissioner 175 will revoke, cancel or suspend the registrant's business 176 registration certificate unless information is provided evidencing that the taxes due are either exonerated or paid. 177

(d) Refusal to issue, revocation, suspension and refusal
to renew business registration certificate of alter ego,
nominee or instrumentality of a business that has previously
been the subject of a lawful refusal to issue, revocation,
suspension or refuse to renew. --

(1) The Tax Commissioner may refuse to issue a business
registration certificate, or may revoke a business registration
certificate or may suspend a business registration certificate
or may refuse to renew a business registration certificate for
any business determined by the Tax Commissioner to be an
alter ego, nominee or instrumentality of a business that has

189 previously been the subject of a lawful refusal to issue a 190 business registration certificate or of a lawful revocation, 191 suspension or refusal to renew a business registration 192 certificate pursuant to this section, and for which the business 193 registration certificate has not been lawfully reinstated or 194 reissued.

(2) For purposes of this section, a business is presumed
to be an alter ego, nominee or instrumentality of another
business or other businesses if:

198 (A) More than twenty percent of the real assets or more 199 than twenty percent of the operating assets or more than 200 twenty percent of the tangible personal property of one 201 business are or have been transferred to the other business or 202 businesses, or are or have been used in the operations of the other business or businesses, or more than twenty percent of 203 204 the real assets or more than twenty percent of the operating 205 assets or more than twenty percent of the tangible personal property of one business are or have been used to 206 207 collateralize or secure debts or obligations of the other 208 business or businesses;

(B) Ownership of the businesses is so configured that the
attribution rules of either Internal Revenue Code section 267
or Internal Revenue Code section 318 would apply to cause
ownership of the businesses to be attributed to the same
person or entity; or

(C) Substantive control of the businesses is held or
retained by the same person, entity or individual, directly or
indirectly, or through attribution under paragraph (B) of this
subdivision.

§11-12-86. Sparkler and novelty registration fee.

1 The Tax Commissioner shall establish a "Sparkler and 2 Novelty Registration Fee" which shall be charged all 3 businesses licensed to do business in the State of West 4 Virginia desiring to sell sparklers and novelties authorized for sale in section twenty-three, article three, chapter twenty-nine 5 6 of this code. This fee shall run concurrent with the business 7 registration certificate set forth in section five of this article. 8 This fee shall not be prorated. Each business shall pay \$15 9 for each registration and shall be issued a sticker or card by the Tax Commissioner to be posted in a conspicuous position 10 at the location of the business which has paid the registration 11 fee. This fee shall be collected for each separate location 12 where sparklers and novelties are sold. The Tax 13 Commissioner may, in his or her discretion, require a 14 15 separate certificate which shall be posted as set forth herein, 16 or provide that the evidence of compliance with this section may be by a stamp or language added to the business 17 18 registration certificate or by embossing or writing imprinted 19 on the business registration certificate.

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

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Chairman, House Committee

Chairman, Senate Committee

Originating in the House.

To take effect ninety days from passage.

Clerk of the House of Delegates

Clerk of the Senate

Speaker of the House of Delegates

President of the Senate

The within ______ this the _____

day of _____, 2011.

Governor