1	н. в. 4379
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3	(By Delegates Manchin, Poore and Hunt)
4	[Introduced February 1, 2012; referred to the
5	Committee on Banking and Insurance then Finance.]
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10	A BILL to amend and reenact $\$29-12C-1$ and $\$29-12C-2$ of the Code of
11	West Virginia, 1931, as amended; to amend and reenact
12	\$29-12D-1 and $$29-12D-3$ of said code, all relating to payments
13	from the West Virginia Patient Injury Compensation Fund;
14	removing the limitation that damages must be economic; and
15	limiting the amount in any one occurrence to \$1 million.
16	Be it enacted by the Legislature of West Virginia:
17	That $\$29-12C-1$ and $\$29-12C-2$ of the Code of West Virginia,
18	1931, as amended, be amended and reenacted; and that $\$29-12D-1$ and
19	\$29-12D-3 of said code be amended and reenacted, all to read as
20	follows:
21	ARTICLE 12C. PATIENT INJURY COMPENSATION PLAN.
22	§29-12C-1. Patient injury compensation plan study board created;
23	purpose; study of creation and funding of patient

- injury compensation fund; developing rules and establishing program; and report to the Legislature.
- (a) In recognition of the statewide concern over the rising 4 cost of medical malpractice insurance and the difficulty that 5 health care practitioners have in locating affordable medical 6 malpractice insurance, there is hereby created a patient injury 7 compensation fund study board to study the feasibility of 8 establishing a patient injury compensation fund to reimburse 9 claimants in medical malpractice actions for any portion of 10 economic damages awarded which are uncollectible due to statutory 11 limitations on damage awards for trauma care and/or the elimination 12 of joint and several liability of tortfeasor health care providers 13 and health care facilities.
- (b) The patient injury compensation fund study board shall 14 15 consist of the director of the board of Risk and Insurance 16 Management, who shall serve as chairperson, the Insurance 17 Commissioner and an appointee of the Governor. The patient injury 18 compensation fund study board shall utilize the resources of the 19 Board of Risk and Insurance Management and the Insurance Commission 20 to effectuate the study required by this article. The patient 21 injury compensation fund study board shall meet upon the call of 22 the chair. A simple majority of the patient injury compensation 23 fund study board members constitutes a quorum for the transaction 24 of business.

- 1 (c) The patient injury compensation fund study board is
- 2 authorized to hold hearings, conduct investigations and consider,
- 3 without limitation, all options for identifying funding methods and
- 4 for the operation and administration of a patient injury
- 5 compensation fund within the following guidelines:
- 6 (1) The Board of Risk and Insurance Management is responsible
- 7 for implementing, administering and operating any patient injury
- 8 compensation fund;
- 9 (2) The patient injury compensation fund must be actuarially
- 10 sound and fully funded in accordance with generally accepted
- 11 accounting principles;
- 12 (3) Eligibility for reimbursement from the patient injury
- 13 compensation fund is limited to claimants who have been awarded
- 14 damages in a medical malpractice action but have been certified by
- 15 the board of Risk and Insurance Management to be unable, after
- 16 exhausting all reasonable means available by law of recovering the
- 17 award, to collect all or part of the economic damages awarded due
- 18 to the limitations on awards established in sections eight, nine
- 19 and nine-c, article seven-b, chapter fifty-five of this code; and
- 20 (4) The Board of Risk and Insurance Management may invest the
- 21 moneys in the patient injury compensation fund and use any interest
- 22 or other return from investments to pay administration expenses and
- 23 claims granted.
- 24 (d) The patient injury compensation fund study board's report

- 1 and recommendations shall be completed no later than December 1,
- 2 2003, and shall be presented to the joint committee of government
- 3 and finance during the legislative interim meetings to be held in
- 4 December, 2003.

5 §29-12C-2. Legislative rules.

- 6 (a) The Legislature hereby declares that an emergency exists
- 7 necessitating expeditious implementation of a patient injury
- 8 compensation fund, if economically feasible, and directs the
- 9 patient injury compensation fund study board to propose emergency
- 10 legislative rules relating to the establishment, implementation and
- 11 operation of the patient injury compensation fund in conjunction
- 12 with its report and recommendations to the Legislature under
- 13 section one of this article. The rules proposed by the patient
- 14 injury compensation fund study board shall:
- 15 (1) Provide the funding mechanism and the methodology for
- 16 processing and timely and accurately collect funds;
- 17 (2) Assure the actuarial soundness of the patient injury
- 18 compensation fund and sufficient moneys to satisfy all foreseeable
- 19 claims against the patient injury compensation fund, giving due
- 20 consideration to relevant loss or claim experience or trends and
- 21 normal costs of operation;
- 22 (3) Provide a reasonable reserve fund for unexpected
- 23 contingencies, consistent with generally accepted accounting
- 24 principles;

- 1 (4) Establish appropriate procedures for notification of
- 2 payment adjustments prior to any payment periods established in
- 3 which a funding adjustment will be in effect, consistent with
- 4 generally accepted accounting principles;
- 5 (5) Establish procedures for determining eligibility for and
- 6 distribution of funds to claimants seeking reimbursement;
- 7 (6) Establish the requirements and procedure for certifying
- 8 that a claimant has been unable to collect a portion of the
- 9 economic damages recovered;
- 10 (7) Establish the process for submitting a claim for payment
- 11 from the patient injury compensation fund; and
- 12 (8) Establish any additional requirements and criteria
- 13 consistent with and necessary to effectuate the provisions of this
- 14 article.
- 15 (b) If the Legislature accepts, in whole or in part, the
- 16 recommendations of the patient injury compensation fund study
- 17 board, enacts legislation establishing a patient injury
- 18 compensation fund and approves rules governing the initial
- 19 establishment, implementation and operation of the patient injury
- 20 compensation fund, those rules shall be filed with the Secretary of
- 21 State as emergency rules.
- 22 ARTICLE 12D. WEST VIRGINIA PATIENT INJURY COMPENSATION FUND.
- 23 §29-12D-1. Creation of patient injury compensation fund; purpose;
- initial funding of patient injury compensation fund.

- 1 There is created the West Virginia patient injury 2 compensation fund, for the purpose of providing fair and reasonable 3 compensation to claimants in medical malpractice actions for any 4 portion of economic damages awarded that is uncollectible as a 5 result of limitations on economic damage awards for trauma care, or 6 as a result of the operation of the joint and several liability 7 principles and standards, set forth in article seven-b, chapter 8 fifty-five of this code. fund shall The consist of 9 contributions, revenues and moneys which may be paid into the fund 10 from time to time by the State of West Virginia or from any other 11 source whatsoever, together with any and all interest, earnings, 12 dividends, distributions, moneys or revenues of any nature 13 whatsoever accruing to the fund.
- (b) Initial funding for the fund shall be provided as follows:

 During fiscal year 2005, \$2,200,000 of the revenues that would

 otherwise be transferred to the tobacco account established in

 subsection (b), section two, article eleven-a, chapter four of this

 code pursuant to the provisions of section fourteen, article three,

 chapter thirty-three of this code shall be transferred to the fund;

 during fiscal year 2006, \$2,200,000 of the revenues that would

 therwise be transferred to the tobacco account established in

 subsection (b), section two, article eleven-a, chapter four of this

 code pursuant to the provisions of section fourteen, article three,

 therefore, and the tobacco account established in

- 1 fund; and during fiscal year 2007, \$2,200,000 of the revenues that
- 2 would otherwise be transferred to the tobacco account established
- 3 in subsection (b), section two, article eleven-a, chapter four of
- 4 this code pursuant to the provisions of section fourteen, article
- 5 three, chapter thirty-three of this code shall be transferred to
- 6 the fund. Beginning fiscal year 2008, if and to the extent
- 7 additional funding for the fund is required from time to time to
- 8 maintain the actuarial soundness of the fund, the additional
- 9 funding may be provided by further act of the Legislature, either
- 10 from the revenue stream identified in this subsection or otherwise.
- 11 Payments to the tobacco fund shall be extended until the tobacco
- 12 fund is repaid in full.
- (c) The fund is not and shall not be considered a defendant in
- 14 any civil action arising under article seven-b, chapter fifty-five
- 15 of this code.
- 16 (d) The fund is not and shall not be considered an insurance
- 17 company or insurer for any purpose under this code.
- 18 §29-12D-3. Payments from the patient injury compensation fund.
- 19 (a) Other than payments in connection with the ongoing
- 20 operation and administration of the fund, no payments may be made
- 21 from the fund other than in satisfaction of claims for economic
- 22 damages to qualified claimants who would have collected economic
- 23 damages but for the operation of the limits on economic damages set
- 24 forth in article seven-b, chapter fifty-five of this code.

- 1 (b) For purposes of this article, a qualified claimant must be 2 both a "patient" and a "plaintiff" as those terms are defined in 3 article seven-b, chapter fifty-five of this code.
- 4 (c) Any qualified claimant seeking payment from the fund must 5 establish to the satisfaction of the board that he or she has 6 exhausted all reasonable means to recover from all applicable 7 liability insurance an award of economic damages, following 8 procedures prescribed by the board by legislative rule.
- (d) Upon a determination by the board that a qualified claimant to the fund for compensation has exhausted all reasonable means to recover from all applicable liability insurance an award deconomic damages arising under article seven-b, chapter fifty-five of this code, the board shall make a payment or payments to the claimant for economic damages. The economic damages must have been awarded but be uncollectible after the exhaustion of all reasonable means of recovery of applicable insurance proceeds. In no event shall the amount paid by the board in respect to any one occurrence exceed \$1 million. Or the maximum amount of money that could have been collected from all applicable insurance prior to the creation of the patient injury compensation fund under this article, regardless of the number of plaintiffs or the number of defendants or, in the case of wrongful death, regardless of the number of distributees.
- 24 (e) The board, in its discretion, may make payments to a

- 1 qualified claimant in a lump sum amount or in the form of periodic
- 2 payments. Periodic payments are to be based upon the present value
- 3 of the total amount to be paid by the fund to the claimant by using
- 4 federally approved qualified assignments.
- 5 (f) In its discretion, the board may make a payment or
- 6 payments out of the fund to a qualified claimant in connection with
- 7 the settlement of claims arising under article seven-b, chapter
- 8 fifty-five of this code, all according to rules promulgated by the
- 9 board. The board shall prior to making payment determine that
- 10 payment from the fund to a qualified claimant is in the best
- 11 interests of the fund. When the claimant and the board agree upon
- 12 a settlement amount, the following procedure shall be followed:
- 13 (1) A petition shall be filed by the claimant with the court
- 14 in which the action is pending, or if none is pending, in a court
- 15 of appropriate jurisdiction, for approval of the agreement between
- 16 the claimant and the board.
- 17 (2) The court shall set the petition for hearing as soon as
- 18 the court's calendar permits. Notice of the time, date and place
- 19 of hearing shall be given to the claimant and to the board.
- 20 (3) At the hearing the court shall approve the proposed
- 21 settlement if the court finds it to be valid, just and equitable.
- 22 (q) If and to the extent that any payment to one or more
- 23 qualified claimants under this section would deplete the fund
- 24 during any fiscal year, payments to and among qualified claimant's

- 1 shall be prorated during the fiscal year according to the rules
- 2 promulgated by the board. Any amounts due and unpaid to qualified
- 3 claimants shall be paid in subsequent fiscal years from available
- 4 funds, but only to the extent funds are available in any fiscal
- 5 year, according to the board's rules.
- 6 (h) Payments out of the fund may be used to pay reasonable
- 7 attorney fees of attorneys representing qualified claimants
- 8 receiving compensation in respect of economic damages as
- 9 established by the Board of Risk and Insurance Management.
- 10 (I) The claimant may appeal a final decision made by the board
- 11 pursuant to the provisions of article five, chapter twenty-nine-a
- 12 of this code.

NOTE: The purpose of this bill is to remove the limitation that damages must be economic before payments from the West Virginia Patient Injury Compensation Fund may be made. The bill caps the amount in any one occurrence to \$1 million.

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