WEST VIRGINIA LEGISLATURE EIGHTY-FIRST LEGISLATURE REGULAR SESSION, 2014

ENROLLED

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COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 623

(SENATORS PALUMBO, TUCKER AND SNYDER, ORIGINAL SPONSORS)

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

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OFFICE WEST VIRGINIA SECRETARY OF STATE

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FOR

Senate Bill No. 623

(SENATORS PALUMBO, TUCKER AND SNYDER, original sponsors)

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

AN ACT to amend and reenact §22A-1A-1 of the Code of West Virginia, 1931, as amended, relating to Office of Miners' Health, Safety and Training administration and substance abuse; and requiring employers to notify the director of a positive drug or alcohol test, refusing to submit a sample, possessing a substituted sample, submitting a substituted sample, possessing an adulterated sample or submitting an adulterated sample.

Be it enacted by the Legislature of West Virginia:

That §22A-1A-1 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 1A. OFFICE OF MINERS' HEALTH, SAFETY AND TRAINING; ADMINISTRATION; SUBSTANCE ABUSE.

§22A-1A-1. Substance abuse screening; minimum requirements; standards and procedures for screening.

Enr. Com. Sub. for S. B. No. 623]

1 (a) Every employer of certified persons, as defined in section two, article one of this chapter, shall implement a substance abuse screening policy and program that shall, at a minimum, include:

5 (1) A preemployment, ten-panel urine test for the
6 following and any other substances as set out in rules adopted
7 by the Office of Miners' Health, Safety and Training:

- 8 (A) Amphetamines;
- 9 (B) Cannabinoids/THC;
- 10 (C) Cocaine;
- 11 (D) Opiates;
- 12 (E) Phencyclidine (PCP);
- 13 (F) Benzodiazepines;
- 14 (G) Propoxyphene;
- 15 (H) Methadone;
- 16 (I) Barbiturates; and
- 17 (J) Synthetic narcotics.

Split samples shall be collected by providers who are
certified as complying with standards and procedures set out
in the United States Department of Transportation's rule, 49
C.F.R. Part 40, which may be amended from time to time by
legislative rule of the Office of Miners' Health, Safety and

Training. Collected samples shall be tested by laboratories
certified by the United States Department of Health and
Human Services, Substance Abuse and Mental Health
Services Administration (SAMHSA) for collection and
testing. Notwithstanding the provisions of this subdivision,
the mine operator may implement a more stringent substance
abuse screening policy and program;

30 (2) A random substance abuse testing program covering the substances referenced in subdivision (1) of this 31 32 subsection. "Random testing" means that each person subject 33 to testing has a statistically equal chance of being selected for 34 testing at random and at unscheduled times. The selection of 35 persons for random testing shall be made by a scientifically 36 valid method, such as a random number table or a computerbased random number generator that is matched with the 37 38 persons' Social Security numbers, payroll identification 39 numbers or other comparable identifying numbers; and

40 (3) Review of the substance abuse screening program
41 with all persons required to be tested at the time of
42 employment, upon a change in the program and annually
43 thereafter.

44 (b) For purposes of this subsection, preemployment 45 testing shall be required upon hiring by a new employer, 46 rehiring by a former employer following a termination of the 47 employer/employee relationship or transferring to a West Virginia mine from an employer's out-of-state mine to the 48 49 extent that any substance abuse test required by the employer 50 in the other jurisdiction does not comply with the minimum 51 standards for substance abuse testing required by this article. 52 Furthermore, the provisions of this section apply to all 53 employers that employ certified persons who work in mines,

Enr. Com. Sub. for S. B. No. 623]

54 regardless of whether that employer is an operator, 55 contractor, subcontractor or otherwise.

56 (c) (1) Every employer shall notify the director, on a form
57 prescribed by the director, within seven (7) days of any of the
58 following:

59 (A) A positive drug or alcohol test of a certified person,
60 whether it be a preemployment test, random test, reasonable
61 suspicion test or post-accident test;

62 (B) The refusal of a certified person to submit a sample;

63 (C) A certified person possessing a substituted sample or64 an adulterated sample; or

65 (D) A certified person submitting a substituted sample or 66 an adulterated sample.

67 (2) With respect to any certified person subject to a 68 collective bargaining agreement, the employer shall notify the 69 director, on a form prescribed by the director, within seven 70 (7) days of any of the following: *Provided*. That notification 71 pursuant to this subdivision shall not result in the immediate 72 temporary suspension, suspension or revocation of any 73 certificate held by a certified person who is subject to a 74 collective bargaining agreement unless and until the 75 arbitration is concluded and the discharge is upheld:

76 (A) A positive drug or alcohol test of a certified person,
77 whether it be a preemployment test, random test, reasonable
78 suspicion test or post-accident test;

79 (B) The refusal of a certified person to submit a sample;

80 (C) A certified person possessing a substituted sample or
81 an adulterated sample; or

82 (D) A certified person submitting a substituted sample or83 an adulterated sample.

84 (3) When the employer submits the completed
85 notification form prescribed by the director, the employer
86 shall also submit a copy of the laboratory test results showing
87 the substances tested for and the results of the test.

88 (4) Notice shall result in the immediate temporary 89 suspension of all certificates held by the certified person who 90 failed the screening, pending a hearing before the board of 91 appeals pursuant to section two of this article: Provided, That 92 notification pursuant to this subsection shall not result in the 93 immediate temporary suspension of any certificate held by a 94 certified person who is subject to a collective bargaining 95 agreement unless and until the arbitration is concluded and 96 the discharge is upheld, and no certificate held by a certified 97 person who is subject to a collective bargaining agreement 98 shall be suspended or revoked unless the discharge is upheld 99 in arbitration: Provided, however, That if the certified person 100 terminates his or her employment or voluntarily removes 101 himself or herself from the grievance or arbitration 102 procedure, the certified person may be immediately, 103 temporarily decertified pursuant to this article.

104 (d) Suspension or revocation of a certified person's 105 certificate as a miner or other miner specialty in another 106 jurisdiction by the applicable regulatory or licensing authority 107 for substance abuse-related matters shall result in the director 108 immediately and temporarily suspending the certified 109 person's West Virginia certificate until such time as the certified person's certification is reinstated in the other 110 111 jurisdiction.

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Enr. Com. Sub. for S. B. No. 623]

112 (e) The provisions of this article shall not be construed to preclude an employer from developing or maintaining a drug 113 and alcohol abuse policy, testing program or substance abuse 114 115 program that exceeds the minimum requirements set forth in 116 this section. The provisions of this article shall also not be 117 construed to require an employer to alter, amend, revise or 118 otherwise change, in any respect, a previously established 119 substance abuse screening policy and program that meets or 120 exceeds the minimum requirements set forth in this section. 121 The provisions of this article shall require an employer to 122 subject its employees who as part of their employment are 123 regularly present at a mine and who are employed in a safety-124 sensitive position to preemployment and random substance 125 abuse tests: Provided, That each employer shall retain the 126 discretion to establish the parameters of its substance abuse 127 screening policy and program so long as it meets the minimum requirements of this article. For purposes of this 128 129 section, a "safety-sensitive position" means an employment 130 position where the employee's job responsibilities include duties and activities that involve the personal safety of the 131 132 employee or others working at a mine.

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

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Member= Senate Committee Chairman House Committee Originated in the Senate. **MAR 28** In effect from passage. Þ Clerk of the Senate Ş 22 Dayoy h. Ser Clerk of the House of Delegates estaent of the Senate Speaker of the House of Delegates The within the approved this the 28th Day of March

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