# WEST VIRGINIA LEGISLATURE 2016 REGULAR SESSION

### **ENGROSSED**

**Committee Substitute** 

for

House Bill 4053

(By Delegates Sobonya, Frich and Moffatt)

[Introduced January 18, 2016;

referred to the Committee on Energy then the Judiciary.]

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A BILL to amend and reenact article 3, chapter 64 of the Code of West Virginia, 1931, as amended, relating generally to the promulgation of administrative rules by the Department of Environmental Protection; 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 the Department of Environmental Protection to promulgate a legislative rule relating to the control of annual nitrogen oxide emissions, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to standards of performance for new stationary sources, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to the control of air pollution from combustion of solid waste, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to the control of air pollution from hazardous waste treatment, storage and disposal facilities, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to emission standards for hazardous air pollutants, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to control of ozone season nitrogen oxides emissions, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to control of annual sulfur dioxide emissions, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to surface mining reclamation, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to administrative proceedings and civil penalty assessment, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to above ground storage tank fee assessments, authorizing the Department of Environmental Protection to promulgate a

legislative rule relating to above ground storage tank administrative proceedings and civil penalty assessment, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to above ground storage tanks, authorizing the Department of Environmental Protection to promulgate a legislative rule relating to requirements governing water quality standards, and authorizing the Department of Environmental Protection to promulgate a legislative rule relating to horizontal well development.

Be it enacted by the Legislature of West Virginia:

That article 3, chapter 64 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

## ARTICLE 3. AUTHORIZATION FOR DEPARTMENT OF ENVIRONMENTAL PROTECTION TO PROMULGATE LEGISLATIVE RULES.

### §64-3-1. Department of Environmental Protection.

- (a) The legislative rule filed in the State Register on July 24, 2015, authorized under the authority of section four, article five, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Air Quality (control of annual nitrogen oxide emissions, 45 CSR 39), is authorized.
- (b) The legislative rule filed in the State Register on July 24, 2015, authorized under the authority of section four, article five, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Air Quality (standards of performance for new stationary sources, 45 CSR 16), is not authorized.
- (c) The legislative rule filed in the State Register on July 24, 2015, authorized under the authority of section four, article five, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Air Quality (control of air pollution from combustion of solid waste, 45 CSR 18), is authorized.

(d) The legislative rule filed in the State Register on July 24, 2015, authorized under the
authority of section four, article five, chapter twenty-two, of this code, relating to the Department
of Environmental Protection, Air Quality (control of air pollution from hazardous waste treatment,
storage and disposal facilities, 45 CSR 25), is authorized.

- (e) The legislative rule filed in the State Register on July 24, 2015, authorized under the authority of section four, article five, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Air Quality (emission standards for hazardous air pollutants, 45 CSR 34), is authorized.
- (f) The legislative rule filed in the State Register on July 24, 2015, authorized under the authority of section four, article five, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Air Quality (control of ozone season nitrogen oxides emissions, 45 CSR 40), is authorized.
- (g) The legislative rule filed in the State Register on July 24, 2015, authorized under the authority of section four, article five, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Air Quality (control of annual sulfur dioxide emissions, 45 CSR 41), is authorized.
- (h) The legislative rule filed in the State Register on July 27, 2015, authorized under the authority of section thirteen, article three, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Division of Mining and Reclamation (surface mining reclamation, 38 CSR 2), is authorized with the following amendments set forth below:
- On page 60, paragraph 3.27., immediately following the word "ongoing" by inserting the following: "Once an operation has received a waiver of the renewal requirement, it is exempt from the restriction contained in paragraph 11.4.a.2 below regarding changing from full permit bonding to incremental bonding, and the operation may submit a bonding revision to the Secretary for approval."
- 38 And,

On page 147, paragraph 11.4.a.2., immediately following the second occurrence of the
word "permit" by inserting the following: ":Provided, That operations that have received a waiver
of the renewal requirement are exempt, and the operation may submit a bonding revision to the
Secretary for approval."

- (i) The legislative rule filed in the State Register on July 27, 2015, authorized under the authority of section twenty-two, article eleven, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Water and Waste Management (administrative proceedings and civil penalty assessment, 47 CSR 30B), is authorized.
- (j) The legislative rule filed in the State Register on July 31, 2015, authorized under the authority of section five, article thirty, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Water and Waste Management (above ground storage tank fee assessments, 47 CSR 64), is authorized.
- (k) The legislative rule filed in the State Register on July 31, 2015, authorized under the authority of section five, article thirty, chapter twenty-two, of this code, relating to the Department of Environmental Protection, Department of Environmental Protection, Water and Waste Management (above ground storage tank administrative proceedings and civil penalty assessment, 47 CSR 65), is authorized.
- (I) The legislative rule filed in the State Register on July 31, 2015, authorized under the authority of section four, article eleven, chapter twenty-two, of this code, modified by the Department of Environmental Protection, Water and Waste Management to meet the objections of the Legislative Rule-making Review Committee and refiled in the State Register on November 24, 2015, relating to the Department of Environmental Protection, Water and Waste Management (requirements governing water quality standards, 47 CSR 2), is authorized with the following amendments set forth below:
- On page 51, note g., immediately following the words "concentration when" by striking the words "both fish tissue and"

65	AND
66	On page 51, note g, immediately following the words "water concentrations" by inserting
67	the following: "and either whole body or fish muscle (skinless, boneless filet)"
68	AND
69	On page 51, note h, immediately following the word "any" by inserting the following: "fish"
70	AND
71	On page 51, note h, immediately following the word "whole-body" by inserting the
72	following: "fish muscle (skinless, boneless filet)"
73	AND
74	On page 52, in the column labeled "parameter", immediately following "8.27.1 (Selenium
75	ug/g)" by inserting the following: "g (based on instantaneous measurement)
76	8.0 ug/g Fish Whole-body Concentration or
77	11.3 ug/g Fish muscle (skinless, boneless filet)"
78	AND
79	On page 52, in the column labeled "parameter", immediately following "8.27.2 (Selenium
80	ug/g) Fish Egg/Ovary Concentrationh" by inserting the following: "(based on instantaneous
81	measurement)"
82	AND
83	On page 52, in the columns labeled "Chron2" by inserting the following in each of the two
84	vacant spaces: "X"
85	(m) The legislative rule filed in the State Register on July 31, 2015, authorized under the
86	authority of section five, article thirty, chapter twenty-two, of this code, modified by the Department
87	of Environmental Protection, Water and Waste Management to meet the objections of the
88	Legislative Rule-making Review Committee and refiled in the State Register on November 24,
89	2015, relating to the Department of Environmental Protection, Water and Waste Management
90	(above ground storage tanks, 47 CSR 63), is authorized with the following amendments set forth
91	below:

92	On page one, paragraph 1.5.a.2., after the word "equipment;" by striking out the word
93	"and";
94	And,
95	On page one, paragraph 1.5.a.3., after the word "motors", by changing the period to a
96	semicolon;
97	And,
98	On page one, after paragraph 1.5.a.3., by inserting the following new paragraphs:
99	"1.5.a.4. Tanks containing blasting agents or explosives as defined in 199 CSR 1; and
100	1.5.a.5. Aboveground storage tanks that contain water treatment chemicals used for
101	maintaining compliance with NPDES permit effluent limits in treatment systems that are located
102	at facilities subject to either the Groundwater Protection Rules for Coal Mining Operations (38
103	CSR 2F) or a Coal Mining NPDES permit issued pursuant to 47 CSR 30 are not Level 1 tanks
104	for the purpose of this rule unless the tank is located within a zone of critical concern."
105	And,
106	On page forty-one, after paragraph 8.2.e.4., by inserting the following new paragraph:
107	"8.2.f. The tank owner or operator must submit to the Secretary documentation of new
108	construction design criteria and engineering specifications approved by a professional engineer
109	or by an individual certified by API or STI to perform installations or by a person holding
110	certification under another program approved by the Secretary as follows:
111	8.2.f.1. If the new construction is for a Level 1 AST, these new construction design
112	criteria and engineering specifications must indicate that sufficient controls are present to
113	protect water supplies.
114	8.2.f.2. If the new construction is located at a site with karst topography, these new
115	construction design criteria and engineering specifications must indicate that surface or
116	subsurface conditions will not result in excessive tank system settlement or unstable support of
117	the proposed regulated AST system."

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(n) The legislative rule filed in the State Register on July 31, 2015, authorized under the authority of section six, article six-a, chapter twenty-two, of this code, modified by the Department of Environmental Protection, Oil and Gas to meet the objections of the Legislative Rule-making Review Committee and refiled in the State Register on November 23, 2015 relating to the Department of Environmental Protection, Oil and Gas (horizontal well development, 35 CSR 8), is authorized.

NOTE: The purpose of this bill is to authorize the Department of Environmental Protection, Air Quality to promulgate a series of legislative rules.

This section is new; therefore, strike-throughs and underscoring have been omitted.