WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

Committee Substitute

for

House Bill 4485

BY DELEGATES HANSHAW (MR. SPEAKER) AND MILEY

(BY REQUEST OF THE EXECUTIVE) [Introduced January 23, 2020; Referred to the Committee on Veterans' Affairs and Homeland Security then the Judiciary.]

1 A BILL to repeal §15-5-4, §15-5-27, §29-3-1, §29-3-2, §29-3-3, §29-3-4, §29-3-5, §29-3-5a, §29-2 3-5b, §29-3-5c, §29-3-5d, §29-3-5e, §29-3-5f, §29-3-6, §29-3-7, §29-3-8, §29-3-9, §29-3-10, §29-3-11, §29-3-12, §29-3-12a, §29-3-12b, §29-3-13, §29-3-14, §29-3-15, §29-3-16, 3 4 §29-3-16a, §29-3-16b, §29-3-16c, §29-3-16d, §29-3-17, §29-3-18, §29-3-19, §29-3-21, 5 §29-3-22, §29-3-27, §29-3-28, §29-3-29, §29-3-30, and §29-3-32 of the Code of West 6 Virginia 1931, as amended; to amend and reenact §5F-1-2 of the Code of West Virginia, 7 1931, as amended; to amend and reenact §5F-2-1 and §5F-2-2 of said code; to amend 8 and reenact §15-1A-3 of said code; to amend and reenact §15-5-3, §15-5-4b, §15-5-4c, 9 §15-5-13, §15-5-20a, §15-5-24 and §15-5-26 of said code; to amend said code by adding thereto a new section, designated as §15-5-29; to amend and reenact §15A-1-2 and 10 11 §15A-1-3 of said code; to amend said code by adding thereto a new section, designated 12 as §15A-1-9; to amend said code, by adding thereto a new article, designated §15A-9-1, 13 §15A-9-2, §15A-9-3, §15A-9-4, §15A-9-5, §15A-9-6, and §15A-9-7, to amend said code 14 by adding thereto a new article, designated §15A-10-1, §15A-10-2, §15A-10-3, §15A-10-15 4, §15A-10-5, §15A-10-6, §15A-10-7, §15A-10-8, §15A-10-9, §15A-10-10, §15A-10-11, 16 §15A-10-12, §15A-10-13, §15A-10-14, §15A-10-15, §15A-10-16, §15A-10-17, §15A-10-17 18, §15A-10-19, §15A-10-20, §15A-10-21, §15A-10-22, §15A-10-23, §15A-10-24, and 18 §15A-10-25; to amend said code by adding thereto a new article, designated §15A-11-1, 19 §15A-11-2, §15A-11-3, §15A-11-4, §15A-11-5, §15A-11-6, §15A-11-7, §15A-11-8, §15A-20 11-9, §15A-11-10, and §15A-11-11; to amend and reenact §19-1-4 of said code; to amend 21 and reenact §19-21A-4 of said code; to amend and reenact §20-1-7 of said code; to amend 22 and reenact §22-1-6 of said code; to amend and reenact §29-31-2, §29-31-3, and §29-31-23 4 of said code; to amend said code by adding thereto a new section, designated §29-31-24 5; and to amend said code by adding thereto a new section, designated §33-2-23; all relating to reorganizing and redesignating the Department of Military Affairs and Public 25 26 Safety as the Department of Homeland Security; clarifying the divisions that report to the

27 cabinet secretary of that Department, removing the Adjutant General's Office, State 28 Armory Board, and Military Awards Board from the Department of Military Affairs and 29 Public Safety; clarifying the agencies established within the Department of Military Affairs 30 and Public Safety; delineating that the secretary of each state Department cooperate with 31 the State Resiliency Office to the fullest extent practicable to assist that office in fulfilling 32 its duties; requiring that the Adjutant General cooperate with the State Resiliency Office 33 to the fullest extent practicable to assist that office in fulfilling its duties; designating the 34 Department of Homeland Security as the State Administrative Agency for homeland 35 security and emergency management grants; designating the Division of Homeland 36 Security and Emergency Management as the Division of Emergency Management; 37 making the employees of the Division of Emergency Management classified exempt 38 employees; terminating the West Virginia Disaster Recovery Board; providing that the 39 State Resiliency Officer have the authority to disburse funds from the Disaster Recovery 40 Trust Fund; granting powers necessary to accomplish such disbursement to the State 41 Resiliency Officer; providing for appropriations and other funding sources to the Disaster 42 Recovery Trust Fund; deleting requirements for government entities with deficiently trained floodplain managers to transfer their floodplain oversight to another governmental 43 44 entity; amending provisions regarding administration of the Disaster Recovery Trust Fund; 45 providing the State Resiliency Officer need not pay taxes for moneys deposited in the 46 Disaster Recovery Trust Fund or other assets of such Fund; repealing the provision for an 47 annual report of the abolished Disaster Recovery Board; providing the Director of the 48 Division of Emergency Management shall cooperate with the State Resiliency Office to 49 the fullest extent practicable to assist that office in fulfilling its duties; establishing the 50 powers and duties of the Secretary of Homeland Security; establishing the Office of 51 Administrative Hearings within the Department of Military Affairs and Public Safety; 52 authorizing the appointment of a Chief Hearing Examiner, establishing the organization of

53 the Office of the Chief Hearing Examiner: establishing the jurisdiction of the office of 54 administrative hearings; establishing hearing procedures; establishing rule-making 55 authority; establishing a duty to provide notice of change of address; establishing policies for the transition from divisions of the department of homeland security to the office of 56 57 administrative hearings; separating the Fire Marshal from the Fire Commission; 58 transferring the Fire Marshal from the State Fire Commission to the Department of 59 Homeland Security; setting forth the appointment process for the Fire Marshal, setting forth qualifications, salary, and responsibilities of the State Fire Marshal; allowing the Fire 60 61 Marshal to hire employees; allowing the Fire Marshal to hire a Deputy, and setting the 62 gualifications of the Deputy; requiring new Fire Marshals 1, 2, 3, and Deputies to become 63 certified law-enforcement officers; setting forth powers and duties of the State Fire 64 Marshal; setting forth additional powers and duties relating to law enforcement, statewide 65 contracts, penalties, and authority to carry firearms; creating enforcement standards for 66 the state building and fire codes; creating rule-making authority; allowing the appointment 67 of advisory boards; setting forth the responsibilities of insurance companies in fire loss 68 investigations; allowing the Fire Marshal to set fees; requiring an annual report; setting 69 forth maintenance of fire hazard standards; allowing orders for repair or demolition; 70 allowing orders to contain notice to comply and a right to appeal; providing standards for 71 service of repair or demolition orders; clarifying who is responsible for cost of work or 72 demolition; allowing an action to recover cost; requiring smoke detectors in one and two 73 family dwellings; requiring carbon monoxide detectors in residential units, schools, and 74 day care facilities and setting forth penalties; allowing the use of live trees in public 75 buildings under certain circumstances; setting forth safety standards for bed and breakfast 76 establishments; setting forth standards for installation of propane gas systems; setting 77 forth parameters to abate fire hazards; setting forth license denial, limitation, suspension 78 and revocation standards; creating an independent informal dispute process for licensees

79 upon appeal; establishing demonstration building and equipment standards for 80 educational instruction for fire protection and prevention and abatement; creating crime of 81 false alarm of fires and setting forth penalties; creating tax on insurance companies; 82 setting forth general criminal penalties for violation; setting forth that the parts of the article 83 are construed liberally; creating a severability section; allowing the Fire Marshal to award 84 service weapons to retiring employees under certain conditions; allowing the Fire Marshal to dispose of unused firearms; continuing the Fire Commission, setting forth composition, 85 qualifications, appointment, terms of office, removal, vacancies, and compensation and 86 87 expenses; establishing chairperson, vice chairperson, meeting and quorum requirements; 88 creating rule making authority for fire code, building code, and general rule making 89 authority; continuing the hazardous response training program; requiring public hearing 90 and notice prior to promulgation of fire code; setting forth commission's powers and 91 conduct of public hearing; setting forth commission's powers duties and authority; setting 92 forth authority over volunteer fire department training, and equipment, and creating rule-93 making authority for such; continuing courtesy certification of firefighters in surrounding 94 states to serve as volunteer firefighters; continuing the Fire Service Equipment and 95 Training Fund; providing the Commissioner of Agriculture shall cooperate with the State 96 Resiliency Office to the fullest extent practicable to assist that office in fulfilling its duties: 97 providing the State Conservation Committee shall cooperate with the State Resiliency 98 Office to the fullest extent practicable to assist that office in fulfilling its duties; providing 99 the Director of the Division of Natural Resources shall cooperate with the State Resiliency 100 Office to the fullest extent practicable to assist that office in fulfilling its duties; providing 101 the Secretary of the Department of Environmental Protection shall cooperate with the 102 State Resiliency Office to the fullest extent practicable to assist that office in fulfilling its 103 duties; repealing generally now-obsolete provisions relating to the Fire Commission and 104 State Fire Marshal; placing the State Resiliency office under the Office of the Governor;

105 adding the President of the West Virginia Emergency Management Council, the Secretary of the Department of Homeland Security, Director of the Division of Emergency 106 107 Management on the State Resiliency Office Board; adding two non-voting member 108 legislators from each house of the Legislature to the State Resiliency Office Board; 109 specifying tenure of office on that board; providing that members of the board serve 110 without compensation, but may collect necessary expenses; providing certain mandatory 111 duties for that Board; providing the State Resiliency Officer shall be appointed by the 112 Governor with the advice and consent of the Senate, and setting the duties and 113 gualifications for such officer; providing for the employment of a deputy to the State 114 Resiliency Officer shall be appointed by the Governor with the advice and consent of the 115 Senate, upon presentation from a list of names by the State Resiliency Office Board, and, 116 setting the duties and gualifications for such officer; providing that the State Resiliency 117 officer and his or her deputy must have complimentary work experience; specifying the 118 areas in which the State Resiliency Office Board shall be required to assist the State 119 Resiliency Officer to fulfill the missions of that office, and specifying the areas where that 120 body shall assist the State Resiliency Officer to devise plans and develop procedures; providing for certain exemptions from the Public Meetings Act and Freedom of Information 121 122 Act for meetings of and materials presented to the Board; delineating the authority of the 123 State Resiliency Office and the State Resiliency Officer in carrying out their missions; 124 providing the State Resiliency Officer shall report at least quarterly to the Joint Legislative 125 Committee on Flooding; granting the State Resiliency Officer authority to hire employees 126 for the office; providing that such employees are at-will, may participate in state insurance 127 and other programs, and, if entrusted with state funds, shall execute surety bonds; 128 providing that the State Resiliency Officer shall set employee salary rates; creating the 129 state Office of the National Flood Insurance Program in the Office of the Insurance 130 Commissioner; requiring a coordinator to administer such program; providing that state

131 owned property in any non-participating community shall be governed by appropriate rules 132 promulgated by the Insurance Commissioner; requiring the coordinator and floodplain 133 managers to develop a strategic plan to meet goals and objectives, which plan shall be 134 reviewed by and must be approved by the State Resiliency Officer and State Resiliency 135 Office Board; requiring the coordinator to establish and enforce flood plain management 136 regulations in special hazard areas which are in conformity with Federal laws and 137 regulations; and which are in conformity with Federal laws and regulations; and providing 138 the coordinator of the state office of the National Flood Insurance Program shall cooperate 139 with the State Resiliency Office to the fullest extent practicable to assist that office in 140 fulfilling its duties.

Be it enacted by the Legislature of West Virginia:

CHAPTER 5F. REORGANIZATION OF THE EXECUTIVE BRANCH OF STATE GOVERNMENT.

ARTICLE 1. GENERAL PROVISIONS.

§5F-1-2. Executive departments created; offices of secretary created.

- (a) There are created, within the executive branch of the state government, the following
 departments:
- 3 (1) Department of Administration;
- 4 (2) Department of Environmental Protection;
- 5 (3) Department of Health and Human Resources;
- 6 (4) Department of Military Affairs and Public Safety Homeland Security;
- 7 (5) Department of Revenue;
- 8 (6) Department of Transportation;
- 9 (7) Department of Commerce; and
- 10 (8) Department of Veterans' Assistance.

(b) Each department will be headed by a secretary appointed by the Governor with the
advice and consent of the Senate. Each secretary serves at the will and pleasure of the Governor.

ARTICLE 2. TRANSFER OF AGENCIES AND BOARDS.

§5F-2-1. Transfer and incorporation of agencies and boards; funds.

(a) The following agencies and boards, including all of the allied, advisory, affiliated or
 related entities and funds associated with any agency or board, are incorporated in and
 administered as a part of the Department of Administration:

4 (1) Public Employees Insurance Agency provided in §5-16-1 *et seq.* of this code;

- 5 (2) Governor's Mansion Advisory Committee provided in §5A-5-1 *et seq.* of this code;
- 6 (3) Commission on Uniform State Laws provided in §29-1A-1 *et seq.* of this code;
- 7 (4) West Virginia Public Employees Grievance Board provided in §6C-3-1 *et seq.* of this
- 8 code;
- 9 (5) Board of Risk and Insurance Management provided in §29-12-1 *et seq.* of this code;
- 10 (6) Boundary Commission provided in §29-23-1 *et seq.* of this code;
- 11 (7) Public Defender Services provided in §29-21-1 *et seq.* of this code;
- 12 (8) Division of Personnel provided in §29-6-1 *et seq.* of this code;
- 13 (9) The West Virginia Ethics Commission provided in §6B-2-1 *et seq.* of this code;
- 14 (10) Consolidated Public Retirement Board provided in §5-10D-1 *et seq.* of this code; and
- 15 (11) Real Estate Division provided in §5A-10-1 *et seq.* of this code.

(b) The following agencies and boards, including all of the allied, advisory, affiliated, or
related entities and funds associated with any agency or board, are incorporated in and
administered as a part of the Department of Commerce:

19 (1) Division of Labor provided in §21-1-1 *et seq.* of this code, which includes:

20 (A) Occupational Safety and Health Review Commission provided in §21-3A-1 *et seq.* of
21 this code; and

(B) Board of Manufactured Housing Construction and Safety provided in §21-9-1 *et seq.*of this code.

(2) Office of Miners' Health, Safety and Training provided in §22A-1-1 *et seq.* of this code.
The following boards are transferred to the Office of Miners' Health, Safety and Training for
purposes of administrative support and liaison with the Office of the Governor:

27 (A) Board of Coal Mine Health and Safety and Coal Mine Safety and Technical Review
28 Committee provided in §22A-6-1 *et seq.* of this code;

(B) Board of Miner Training, Education and Certification provided in §22A-7-1 *et seq.* of
this code; and

31 (C) Mine Inspectors' Examining Board provided in §22A-9-1 *et seq.* of this code.

32 (3) The West Virginia Development Office provided in §5B-2-1 *et seq.* of this code;

33 (4) Division of Natural Resources and Natural Resources Commission provided in §20-1-

34 1 *et seq.* of this code;

35 (5) Division of Forestry provided in §19-1A-1 *et seq.* of this code;

36 (6) Geological and Economic Survey provided in §29-2-1 *et seq.* of this code; and

37 (7) Workforce West Virginia provided in chapter 21A of this code, which includes:

38 (A) Division of Unemployment Compensation;

39 (B) Division of Employment Service;

40 (C) Division of Workforce Development; and

41 (D) Division of Research, Information and Analysis.

42 (8) Office of Energy, within the Development Office, provided in §5B-2F-1 *et seq.* of this

43 code.

44 (9) West Virginia Tourism Office and Tourism Commission provided in §5B-2I-1 *et seq.* of
45 this code; and

46 (10) Division of Rehabilitation Services provided in §18-10A-1 *et seq.* of this code.

47 (c) The Economic Development Authority provided in §31-15-1 *et seq.* of this code is
48 continued as an independent agency within the executive branch.

(d) The Water Development Authority and the Water Development Authority Board
provided in §22C-1-1 *et seq.* of this code is continued as an independent agency within the
executive branch.

(e) The West Virginia Educational Broadcasting Authority provided in §10-5-1 *et seq.* of
this code and the State Library Commission provided in §10-1-1 *et seq.* of this code are each
continued as separate independent agencies within the Department of Arts, Culture and History,
which shall provide administrative support for both entities.

(f) The Division of Culture and History as established in §29-1-1 *et seq.* of this code is continued as a separate independent agency within the Executive Branch as the Department of Arts, Culture and History. All references throughout this code to the "Division of Culture and History" means the "Department of Arts, Culture and History".

(g) The following agencies and boards, including all of the allied, advisory, and affiliated
entities, are transferred to the Department of Environmental Protection for purposes of
administrative support and liaison with the Office of the Governor:

63 (1) Air Quality Board provided in §22B-2-1 *et seq.* of this code;

64 (2) Solid Waste Management Board provided in §22C-3-1 *et seq.* of this code;

65 (3) Environmental Quality Board, or its successor board, provided in §22B-3-1 *et seq.* of
66 this code;

67 (4) Surface Mine Board provided in §22B-4-1 *et seq.* of this code;

68 (5) Oil and Gas Inspectors' Examining Board provided in §22C-7-1 *et seq.* of this code;

- 69 (6) Shallow Gas Well Review Board provided in §22C-8-1 *et seq.* of this code; and
- 70 (7) Oil and Gas Conservation Commission provided in §22C-9-1 *et seq.* of this code.

71	(h) The following agencies and boards, including all of the allied, advisory, affiliated, or
72	related entities and funds associated with any agency or board, are incorporated in and
73	administered as a part of the Department of Health and Human Resources:
74	(1) Human Rights Commission provided in §5-11-1 <i>et seq.</i> of this code;
75	(2) Bureau for Public Health provided in §16-1-1 <i>et seq.</i> of this code;
76	(3) Office of Emergency Medical Services and the Emergency Medical Service Advisory
77	Council provided in §16-4C-1 <i>et seq.</i> of this code;
78	(4) Health Care Authority provided in §16-29B <i>et seq</i> . of this code;
79	(5) State Commission on Intellectual Disability provided in §29-15-1 et seq. of this code;
80	(6) Women's Commission provided in §29-20-1 <i>et seq.</i> of this code; and
81	(7) Bureau for Child Support Enforcement provided in chapter 48 of this code.
82	(i) The following agencies and boards, including all of the allied, advisory, affiliated, or
83	related entities and funds associated with any agency or board, are incorporated in and
84	administered as a part of the Department of Military Affairs and Public Safety Homeland Security:
85	(1) Adjutant General's Department provided in §15-1A-1 <i>et seq.</i> of this code;
86	(2) State Armory Board provided in §15-6-1 <i>et seq.</i> of this code;
87	(3) Military Awards Board provided in §15-1G-1 et seq. of this code
88	(4) (1) West Virginia State Police; provided in §15-2-1 et seq. of this code
89	(5) (2) Division of Homeland Security and Emergency Management and Disaster
90	Recovery Board provided in §15-5-1 et seq. of this code and Emergency Response Commission
91	provided in §15-5A-1 et seq. of this code: <u>Provided, That notwithstanding any other provision of</u>
92	this code to the contrary, whenever in this code, or a rule promulgated thereunder, a reference is
93	made to the Division of Homeland Security and Emergency Management, it shall be construed to
94	mean the Division of Emergency Management;
95	(6) Sheriffs' Bureau provided in §15-8-1 <i>et seq.</i> of this code

- 96 (7) (3) Division of Justice and Community Administrative Services; provided in §15-9A-1
- 97 *et seq.* of this code
- 98 (8) (4) Division of Corrections and Rehabilitation; provided in chapter 25 § of this code
- 99 (9) (5) Fire Commission; provided in §29-3-1 et seq. of this code
- 100 (10) Regional Jail and Correctional Facility Authority provided in §31-20-1 et seq. of this
- 101 code
- 102 (6) <u>The State Fire Marshal</u>; and
- 103 (11) (7) Board of Probation and Parole; provided in §62-12-1 et seq. of this code
- 104 (8) The West Virginia Fusion Center;
- 105 (9) The Division of Protective Services; and
- 106 (10) Any other agency or entity hereinafter established within the Department of Homeland
- 107 <u>Security by an act of the legislature.</u>
- (j) The following agencies and boards, including all of the allied, advisory, affiliated or
 related entities and funds associated with any agency or board, are incorporated in and
 administered as a part of the Department of Revenue:
- 111 (1) Tax Division provided in chapter 11 of this code;
- 112 (2) Racing Commission provided in §19-23-1 *et seq.* of this code;
- 113 (3) Lottery Commission and position of Lottery Director provided in §29-22-1 of this code;
- 114 (4) Insurance Commissioner provided in §33-2-1 *et seq.* of this code;
- 115 (5) West Virginia Alcohol Beverage Control Commissioner provided in §11-16-1 *et seq.* of
- 116 this code and §60-2-1 *et seq.* of this code;
- 117 (6) Board of Banking and Financial Institutions provided in §31A-3-1 *et seq.* of this code;
- 118 (7) Lending and Credit Rate Board provided in chapter 47A of this code;
- 119 (8) Division of Financial Institutions provided in §31A-2-1 *et seq.* of this code;
- 120 (9) The State Budget Office provided in §11B-2-1 *et seq.* of this code;
- 121 (10) The Municipal Bond Commission provided in §13-3-1 *et seq.* of this code;

122 (11) The Office of Tax Appeals provided in §11-10A-1 of this code; and 123 (12) The State Athletic Commission provided in §29-5A-1 et seq. of this code. 124 (k) The following agencies and boards, including all of the allied, advisory, affiliated, or 125 related entities and funds associated with any agency or board, are incorporated in and 126 administered as a part of the Department of Transportation: 127 (1) Division of Highways provided in §17-2A-1 et seq. of this code; 128 (2) Parkways Authority provided in §17-16A-1 et seq. of this code; 129 (3) Division of Motor Vehicles provided in §17A-2-1 et seq. of this code; 130 (4) Driver's Licensing Advisory Board provided in §17B-2-1 et seq. of this code; 131 (5) Aeronautics Commission provided in §29-2A-1 et seq. of this code; 132 (6) State Rail Authority provided in §29-18-1 et seq. of this code; and 133 (7) Public Port Authority provided in §17-16B-1 et seq. of this code. 134 (I) Effective July 1, 2011, the Veterans' Council provided in §9A-1-1 et seq. of this code, 135 including all of the allied, advisory, affiliated, or related entities and funds associated with it, is 136 incorporated in and administered as a part of the Department of Veterans' Assistance. 137 (m) Except for powers, authority and duties that have been delegated to the secretaries 138 of the departments by the provisions of §5F-2-2 of this code, the position of administrator and the 139 powers, authority, and duties of each administrator and agency are not affected by the enactment

140 of this chapter.

(n) Except for powers, authority, and duties that have been delegated to the secretaries of the departments by the provisions of §5F-2-2 of this code, the existence, powers, authority, and duties of boards and the membership, terms and qualifications of members of the boards are not affected by the enactment of this chapter. All boards that are appellate bodies or are independent decision makers shall not have their appellate or independent decision-making status affected by the enactment of this chapter.

(o) Any department previously transferred to and incorporated in a department by prior enactment of this section means a division of the appropriate department. Wherever reference is made to any department transferred to and incorporated in a department created in §5F-1-2 of this code, the reference means a division of the appropriate department and any reference to a division of a department so transferred and incorporated means a section of the appropriate division of the department.

(p) When an agency, board, or commission is transferred under a bureau or agency other than a department headed by a secretary pursuant to this section, that transfer is solely for purposes of administrative support and liaison with the Office of the Governor, a department secretary or a bureau. Nothing in this section extends the powers of department secretaries under §5F-2-2 of this code to any person other than a department secretary and nothing limits or abridges the statutory powers and duties of statutory commissioners or officers pursuant to this code.

§5F-2-2. Power and authority of secretary of each department.

(a) Notwithstanding any other provision of this code to the contrary, the secretary of each
 department shall have plenary power and authority within and for the department to:

3 (1) Employ and discharge within the office of the secretary employees as may be
4 necessary to carry out the functions of the secretary, which employees shall serve at the will and
5 pleasure of the secretary;

6 (2) Cause the various agencies and boards to be operated effectively, efficiently and
7 economically and develop goals, objectives, policies and plans that are necessary or desirable
8 for the effective, efficient and economical operation of the department;

9 (3) Eliminate or consolidate positions, other than positions of administrators or positions
10 of board members and name a person to fill more than one position;

(4) Transfer permanent state employees between departments in accordance with the
 provisions of section seven of this article;

(5) Delegate, assign, transfer or combine responsibilities or duties to or among employees,
other than administrators or board members;

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(6) Reorganize internal functions or operations;

16 (7) Formulate comprehensive budgets for consideration by the Governor and transfer 17 within the department funds appropriated to the various agencies of the department which are not 18 expended due to cost savings resulting from the implementation of the provisions of this chapter: 19 Provided, That no more than 25 percent of the funds appropriated to any one agency or board 20 may be transferred to other agencies or boards within the department: Provided, however, That 21 no funds may be transferred from a special revenue account, dedicated account, capital 22 expenditure account or any other account or funds specifically exempted by the Legislature from 23 transfer, except that the use of appropriations from the state Road Fund transferred to the office 24 of the Secretary of the Department of Transportation is not a use other than the purpose for which 25 the funds were dedicated and is permitted: *Provided further*. That if the Legislature by subsequent 26 enactment consolidates agencies, boards or functions, the appropriate secretary may transfer the 27 funds formerly appropriated to the agency, board or function in order to implement consolidation. 28 The authority to transfer funds under this section shall expire on June 30, 2010:

(8) Enter into contracts or agreements requiring the expenditure of public funds and authorize the expenditure or obligation of public funds as authorized by law: *Provided*, That the powers granted to the secretary to enter into contracts or agreements and to make expenditures or obligations of public funds under this provision shall not exceed or be interpreted as authority to exceed the powers granted by the Legislature to the various commissioners, directors or board members of the various departments, agencies or boards that comprise and are incorporated into each secretary's department under this chapter;

(9) Acquire by lease or purchase property of whatever kind or character and convey or
 dispose of any property of whatever kind or character as authorized by law: *Provided*, That the
 powers granted to the secretary to lease, purchase, convey or dispose of such property shall be

exercised in accordance with §5A-3-1 *et seq.*, §5A-10-1 *et seq.*, and §5A-3-11 *et seq.* of this code: *Provided, however,* That the powers granted to the secretary to lease, purchase, convey or
dispose of such property shall not exceed or be interpreted as authority to exceed the powers
granted by the Legislature to the various commissioners, directors or board members of the
various departments, agencies or boards that comprise and are incorporated into each secretary's
department under this chapter;

45 (10) Conduct internal audits;

46 (11) Supervise internal management;

47 (12) Promulgate rules, as defined in §29A-1-2 of this code, to implement and make
48 effective the powers, authority and duties granted and imposed by the provisions of this chapter
49 in accordance with the provisions of chapter 29A of this code;

(13) Grant or withhold written consent to the proposal of any rule, as defined in §29A-1-2
of this code, by any administrator, agency or board within the department. Without written
consent, no proposal for a rule shall have any force or effect;

(14) Delegate to administrators the duties of the secretary as the secretary may deem
appropriate, from time to time, to facilitate execution of the powers, authority and duties delegated
to the secretary; and

56 (15) Take any other action involving or relating to internal management not otherwise57 prohibited by law.

(b) The secretaries of the departments hereby created shall engage in a comprehensive
review of the practices, policies and operations of the agencies and boards within their
departments to determine the feasibility of cost reductions and increased efficiency which may be
achieved therein, including, but not limited to, the following:

62 (1) The elimination, reduction and restriction of the state's vehicle or other transportation63 fleet;

64 (2) The elimination, reduction and restriction of state government publications, including65 annual reports, informational materials and promotional materials;

66 (3) The termination or rectification of terms contained in lease agreements between the67 state and private sector for offices, equipment and services;

68 (4) The adoption of appropriate systems for accounting, including consideration of an69 accrual basis financial accounting and reporting system;

(5) The adoption of revised procurement practices to facilitate cost-effective purchasing
 procedures, including consideration of means by which domestic businesses may be assisted to
 compete for state government purchases; and

73 (6) The computerization of the functions of the state agencies and boards.

(c) Notwithstanding the provisions of subsections (a) and (b) of this section, none of the
powers granted to the secretaries herein shall be exercised by the secretary if to do so would
violate or be inconsistent with the provisions of any federal law or regulation, any federal-state
program or federally delegated program or jeopardize the approval, existence or funding of any
program.

79 (d) The layoff and recall rights of employees within the classified service of the state as provided in §29-6-10(5) and §29-6-10(6) of this code shall be limited to the organizational unit 80 81 within the agency or board and within the occupational group established by the classification and 82 compensation plan for the classified service of the agency or board in which the employee was 83 employed prior to the agency or board's transfer or incorporation into the department: Provided. 84 That the employee shall possess the qualifications established for the job class. The duration of 85 recall rights provided in this subsection shall be limited to two years or the length of tenure, 86 whichever is less. Except as provided in this subsection, nothing contained in this section shall 87 be construed to abridge the rights of employees within the classified service of the state as 88 provided in §29-6-10 and §29-6-10a of this code.

89 (e) Notwithstanding any other provision of this code to the contrary, the secretary of each department with authority over programs which have an impact on the delivery of health care 90 91 services in the state or are payors for health care services or are payors for prescription drugs. 92 including, but not limited to, the Public Employees Insurance Agency, the Department of Health 93 and Human Resources, the Bureau of Senior Services, the Children's Health Insurance Program, 94 the Health Care Authority, the Office of the Insurance Commissioner, the Division of Corrections, 95 the Division of Juvenile Services, the Regional Jail and Correctional Facility Authority, state 96 colleges and universities, public hospitals, state or local institutions including nursing homes and 97 veterans' homes, the Division of Rehabilitation Services, public health departments, the Bureau 98 for Medical Services and other programs, which have an impact on the delivery of health care 99 services or are payors for health care services or are payors for prescription drugs, in West 100 Virginia shall cooperate with the Governor's Office of Health Enhancement and Lifestyle Planning 101 established pursuant to §16-29h-1 et seq. for the purpose of improving the health care delivery 102 services in West Virginia for any program over which they have authority.

(f) Notwithstanding any other provision of this code to the contrary, the secretary of each
 department shall cooperate with the State Resiliency Office to the fullest extent practicable to
 assist that office in fulfilling its duties.

CHAPTER 15. PUBLIC SAFETY.

ARTICLE 1A. ADJUTANT GENERAL.

§15-1A-3. Duties.

(a) The Adjutant General shall be chief of staff to the Governor and commanding general
of the organized militia. He <u>or she</u> shall direct the planning and employment of the military forces
of the state in carrying out their state mission, establish unified command of state forces whenever
jointly engaged, coordinate the military affairs with the civil defense of the state and organize and
coordinate the activities of all civil agencies including local and state police in event of declaration

6 of a limited emergency by the Governor pursuant to article one-d of this chapter. In time of 7 emergency or disaster, the Adjutant General shall coordinate his or her activities with those of the 8 Office of Emergency Services provided for by article five of this chapter. He or she shall be 9 custodian of all military records of the State and shall keep the same indexed and available for 10 ready reference. He or she shall keep an itemized account of all moneys received and dispensed 11 from all sources and shall make an annual report to the Governor on the condition of the organized 12 militia, receipts and expenditures and such other matters relating to the military forces of the State 13 and the Adjutant General's department as he or she shall deem expedient.

14 (b) The Adjutant General shall be responsible for the organization, administration, training 15 and supply of the organized militia and shall cause to be procured, prepared and issued to the 16 organizations of the organized militia all necessary books and blanks for reports, records, returns 17 and general administration, and shall, at the expense of the state, cause the military laws, military 18 code and rules and regulations in force to be printed, bound in proper form and distributed, one 19 copy to each commissioned officer, and one each to all the circuit, intermediate and criminal court 20 judges, sheriffs and justices of the peace in the state requiring them and shall procure and supply 21 all necessary textbooks of drill and instruction. He or she shall keep in his or her office an accurate account of all state and United States property issued to the state. He or she shall keep on file in 22 23 his or her office all official bonds required by this chapter, the reports and returns of troops and 24 military forces of the state and all other writings and papers which are required to be transmitted 25 to and preserved at the general headquarters of the organized militia.

(c) The Adjutant General shall keep records of all service personnel from the state of West
Virginia, commissioned or enlisted, in any of the wars of the United States and of individual claims
of citizens of West Virginia for service rendered in such wars. He <u>or she</u> shall assist all persons
residing in this state having claims against the United States for pension, bounty or back pay or
such claims as have arisen out of, or by reason of, service in any of said wars. To this end he <u>or</u>
she shall cooperate with the agents or attorneys of such claimants, furnish to claimants only all

necessary certificates or certified abstracts from, or copies of, records or documents in his <u>or her</u> office and shall seek in all practicable ways to secure speedy and just action in all claims now pending or which may hereafter be filed: *Provided*, That any and all of the above services shall be rendered without charge to the claimant. He <u>or she</u> shall establish and maintain as a part of his <u>or her</u> office a bureau of records of the services of the West Virginia troops during such wars and shall keep arranged in proper and convenient form all records and papers pertaining thereto.

38 (d) Notwithstanding any other provision of this code to the contrary, the adjutant general
 39 shall cooperate with the State Resiliency Office to the fullest extent practicable to assist that office

40 in fulfilling its duties.

ARTICLE 5. DIVISION OF HOMELAND SECURITY AND EMERGENCY MANAGEMENT.

§15-5-3. Division of Homeland Security and Emergency Management created.

1 (a) The Office of Emergency Services is continued as the Division of Homeland Security 2 and Emergency Management is continued as the Division of Emergency Management, within the 3 Department of Military Affairs and Public Safety Homeland Security. All of the allied, advisory, 4 affiliated or related entities, and funds associated with the Office of Emergency Services Division 5 of Homeland Security and Emergency Management and all its functions, personnel, and property, 6 are transferred to, incorporated in, and administered as a part of the Division of Homeland 7 Security and Emergency Management. Wherever the words "Office of Emergency Services" or 8 "Division of Homeland Security and Emergency Management" appear in this code, they shall 9 mean the Division of Homeland Security and Emergency Management.

(b) A Director of the Division of Homeland Security and Emergency Management shall be appointed by the Governor, by and with the advice and consent of the Senate. The Governor shall consider applicants for director who at a minimum: (1) Have at least five years managerial or strategic planning experience; (2) are knowledgeable in matters relating to public safety, homeland security, emergency management and emergency response; and (3) have, at a minimum, a federally issued secret level security clearance or have submitted to or will submit to

a security clearance investigation for the purpose of obtaining, at a minimum, a federally issued
secret level security clearance.

18 (c) The director may employ such technical, clerical, stenographic, and other personnel, 19 fix their compensation and make expenditures within the appropriation to the division or from other 20 funds made available for the purpose of providing homeland security and emergency 21 management services to carry out the purpose of this article. Employees of the Division of 22 Homeland Security and Emergency Management shall be members of the state Civil Service 23 System and all appointments of the office, except those required by law to be exempt, shall be a 24 part of the classified service under the Civil Service System: Provided, That the director may 25 employ personnel that are not members of the Civil Service System for purposes provided in §15-26 5-3(g) of this code. Beginning on the effective date of this section, all employees of the Division 27 of Emergency Management are exempt from the Civil Service System: Provided, That employees 28 of the Division of Homeland Security and Emergency Management who are currently members 29 of the classified service, having been transferred to the Division of Emergency Management, 30 retain their classified service as long as they remain in their current classification. Thereafter, if 31 the employee leaves his or her current classification and maintains employment in the Division of 32 Emergency Management, that employee, at that time, becomes transferred to the classified-33 exempt service as that term is defined in §29A-6-2 of this code.

34 (d) The director and other personnel of the Division of Homeland Security and Emergency
 35 Management shall be provided with appropriate office space, furniture, equipment, supplies,
 36 stationery, and printing in the same manner as provided for personnel of other state agencies.

(e) The director, subject to the direction and control of the Governor through the Secretary
of the Department of Military Affairs and Public Safety Homeland Security, shall be the executive
head of the Division of Homeland Security and Emergency Management and shall be responsible
to the Governor and the Secretary of the Department of Military Affairs and Public Safety
Homeland Security for carrying out the program for homeland security and emergency

42 management in this state. The director, in consultation with the Secretary of the Department of 43 Military Affairs and Public Safety Homeland Security, shall coordinate the activities of all 44 organizations for homeland security and emergency management within the state and maintain 45 liaison with and cooperate with homeland security, emergency management and other 46 emergency service and civil defense agencies and organizations of other states and of the federal 47 government, and shall have additional authority, duties, and responsibilities authorized by §15-5-48 1 et seq. of this code as may be prescribed by the Governor or the Secretary of the Department 49 of Military Affairs and Public Safety Homeland Security.

50 (f) The director shall have the power to acquire in the name of the state by purchase, 51 lease, or gift, real property and rights or easements necessary or convenient to construct thereon 52 the necessary building or buildings for housing and homeland security and <u>an</u> emergency 53 management control center.

(g) The director may, for the purposes of responding to a declared state of emergency or
for the recovery from a declared state of emergency following the termination of the declaration,
employ personnel or enter into contracts and subcontracts for goods or specialized technical
services, subject to the following provisions:

(1) Employee positions shall be contingent on the receipt of the necessary federal and/orstate funds.

60 (2) All employees employed pursuant to this subsection shall be exempt from both the 61 classified services category and the classified exempt services category provided in §29-6-4 of 62 this code.

63 (3) Each employee hired shall be deemed an at-will employee who may be discharged or
64 released from his or her respective position without cause or reason.

(4) Employees may participate in the PEIA, PERS, workers' compensation, unemployment
 compensation programs, or their equivalents.

67 (5) The director shall set appropriate salary rates for employees equivalent to a rate68 commensurate with industry standards.

(6) Contracts may be entered into pursuant to this subsection with the federal government, its instrumentalities and agencies, any state, territory or the District of Columbia and its agencies and instrumentalities, municipalities, foreign governments, public bodies, private corporations, partnerships, associations and individuals for specialized technical services at a rate commensurate with industry standards as determined by the director to support specific activities related to the response to or the recovery from a declared state of emergency.

§15-5-4. West Virginia disaster recovery board created; organization of board; appointment of board members; term of office and expenses of board members; meetings.

1 [Repealed.]

§15-5-4b. West Virginia Disaster Recovery board to disburse funds from recovery Trust Fund <u>disbursement.</u>

1 Upon the proclamation of the existence of a state of emergency or state of preparedness 2 under the provisions of §15-5-6 of this code, The board State Resiliency Officer, shall have the 3 power upon its own determination that a disaster has occurred or is about to occur in this state to disburse funds from the disaster relief recovery trust fund created pursuant to \$15-5-24 of this 4 5 code to any person, political subdivision, or local organization for emergency services in such 6 amounts and in such manner, and to take such other actions, as the board State Resiliency Officer 7 may determine is necessary or appropriate in order to provide assistance to any person, political 8 subdivision, or local organization for emergency services responding to or recovering from the 9 disaster, or otherwise involved in disaster recovery activities: Provided, That except as provided 10 hereafter in this section, requisitions for payment shall not be made or authorized for payment by 11 the Auditor without the express approval of the State Resiliency Officer, except that the State 12 Resiliency Officer's approval shall be deemed to be made for the initial disbursement to cover the 13 first 30 days of disaster response, and: Provided, however, That all subsequent disbursements

- 14 <u>arising out of the events surrounding the state of emergency or preparedness giving rise to the</u>
- 15 relevant disbursements shall require the express approval of the State Resiliency Officer, which
- 16 <u>approval shall not be unduly withheld or delayed.</u>

§15-5-4c. Powers and duties of related to the West Virginia Disaster Recovery board Trust

<u>Fund.</u>

1 The board <u>State Resiliency Officer</u> is hereby granted, has and may exercise all powers 2 necessary or appropriate to carry out and effectuate the purposes set forth in §15-5-4b of this 3 <u>article code.</u> The <u>authority State Resiliency Officer</u> has the power:

- 4 (1) To accept appropriations, gifts, grants, bequests, and devises from any source, public
 5 or private, for deposit into the recovery fund, and to use or dispose of the same to provide
 6 assistance to any person, political subdivision, or local organization for emergency services
 7 responding to or recovering from a disaster, or otherwise involved in disaster recovery activities;
- 8 (2) To make and execute contracts, leases, releases, and other instruments necessary or
 9 convenient for the exercise of its power;
- 10 (3) To make, and from time to time, amend, and repeal bylaws for the governance of its
 11 activities not inconsistent with the provisions of this article;
- 12 (4) To sue and be sued;
- 13 (5) To acquire, hold, and dispose of real and personal property;

14 (6) To enter into agreements or other transactions with any federal or state agency,15 political subdivision, or person;

- (7) To provide for the deposit of any funds or assets of the West Virginia disaster relief
 recovery trust fund with the state Board of Investments for investment;
- 18 (8) To procure insurance against any loss in connection with its property in such amounts,
 19 and from such insurers, as may be necessary or desirable;
- 20 (9) To use the recovery trust fund to pay the costs incurred by any state department or 21 agency for the purpose of obtaining property appraisals and other certifications necessary to

justify the involvement of the Federal Emergency Management Agency and to allow itsdetermination of a presidentially declared disaster;

(10) To establish, or assist in the establishment of, temporary housing and residential
housing by, with or for political subdivisions declared to be in a disaster area by the Federal
Emergency Management Agency or other agency or instrumentality of the United States or by
the Governor of this state;

(11) To enter into purchase, lease, or other arrangements with an agency of the United
States or this state for temporary housing or residential housing units to be occupied by disaster
victims and make such units available to any political subdivision or persons;

31 (12) To assist political subdivisions, local organizations for emergency services and 32 nonprofit corporations in acquiring sites necessary for temporary housing or residential housing 33 for disaster victims and in otherwise preparing the sites to receive and use temporary housing or 34 residential housing units, including payment of transportation charges, by advancing or lending 35 funds available to the board-<u>Division of Emergency Management</u> from the recovery fund;

(13) To make grants and provide technical services to assist in the purchase or other
 acquisition, planning, processing, design, construction, or rehabilitation, improvement or
 operation of temporary housing or residential housing: *Provided*, That no such grant or other
 financial assistance shall be provided except upon a written finding by the board <u>State Resiliency</u>
 <u>Officer</u> that such assistance and the manner in which it will be provided constitute a disaster
 recovery activity;

42 (14) To make or participate in the making of insured or uninsured construction and 43 permanent loans or grants for temporary housing or residential housing, community facilities, and 44 essential business activities: *Provided*, That no such loan or grant shall be made except upon a 45 written finding by the board <u>State Resiliency Officer</u> that the loan or grant and the manner in which 46 it will be provided constitute a disaster recovery activity and that the loan or grant is not otherwise

47 available, wholly or in part, from a private or public lender upon reasonably equivalent terms and48 conditions; and

49 (15) Do all acts necessary and proper to carry out the powers granted to the board <u>State</u>
 50 <u>Resiliency Office.</u> under this article

§15-5-13. Appropriations; acceptance of services, gifts, grants, and loans.

(a) Each political subdivision shall have the power to make appropriations in the manner
 provided by law for making appropriations for the ordinary expenses of such political subdivision
 for the payment of expenses of its local organization for emergency services or of its proportionate
 share of expenses of a regional organization for emergency services, or both.

5 (b) Whenever the federal government or any agency or officer thereof shall offer to any 6 authority, corporation, partnership, or other entity, public or private or the State, or through the 7 State to any political subdivision thereof, services, equipment, supplies, materials or funds by way 8 of gift, grant or loan, for purposes relating to homeland security or emergency services, the State, 9 after consultation and in coordination with the Secretary State Resiliency Officer and acting 10 through the Governor, or a political subdivision after consultation and in coordination with the 11 Secretary State Resiliency Officer and acting with the consent of the Governor and through its 12 executive officer or governing body, may accept the offer. Upon acceptance, the Governor of the 13 state or executive officer or governing body of the political subdivision may authorize any officer 14 of the State or of the political subdivision, as the case may be, to receive services, equipment, 15 supplies, materials or funds on behalf of the state or the political subdivision and subject to the 16 terms of the offer and the rules and regulations, if any, of the agency making the offer.

(c) Whenever any person, firm, or corporation shall offer to the State or to any political subdivision thereof, services, equipment, supplies, materials, or funds by way of gift, grant, or loan, for purposes relating to homeland security or emergency services, the State, after consultation and in coordination with the Secretary State Resiliency Officer and acting through the Governor, or the political subdivision after consultation and in coordination with the Secretary

State Resiliency Officer and acting through its executive officer or governing body, may accept the offer. Upon acceptance, the Governor of the State or executive officer or governing body of the political subdivision may authorize any officer of the State or of the political subdivision, as the case may be, to receive services, equipment, supplies, materials, or funds on behalf of the State or the political subdivision and subject to the terms of the offer.

(d) The Governor may require any agency, authority, corporation, partnership, or other
entity to furnish a report, in both written and electronic form, detailing the source and receipt of all
services, equipment, supplies, materials, or funds for purposes relating to homeland security or
emergency services as a condition of receiving these from the State. Within 10 days of the receipt
of any reports required under this subsection, the Governor shall furnish copies thereof to the
Legislature.

§15-5-20a. Floodplain manager training.

(a) Community participation in the National Flood Insurance Program is important to
 manage and mitigate the special flood hazard areas in West Virginia. Therefore, all state, county,
 municipality and local floodplain managers should be adequately trained in floodplain
 management.

(b) Commencing July 1, 2012, each floodplain manager in the state is required to complete
six hours of training in floodplain management annually to maintain good standing with the West
Virginia Division of Homeland Security Emergency Management.

8 (c) A governmental unit that has a floodplain manager who fails to obtain the required 9 training shall suspend the floodplain manager from his or her floodplain management 10 responsibilities until the training requirement is met.

(d) A governmental unit that has a floodplain manager who fails to obtain the required
 training shall transfer its floodplain management responsibilities and all associated fees to a

13 governmental unit that has a floodplain manager in good standing.

§15-5-24. Disaster Recovery Trust Fund; use disbursement of funds of authority.

1 (a) There is hereby created a special trust fund which shall be designated and known as 2 the West Virginia Disaster Recovery Trust Fund to be administered by the West Virginia disaster 3 recovery board State Resiliency Officer. The recovery fund shall consist of: (i) Any appropriations, 4 grants, gifts, contributions, or revenues received by the recovery fund from any source, public or 5 private; and (ii) all income earned on moneys, properties, and assets held in the recovery fund. 6 When any funds are received by the board State Resiliency Officer from any source, they shall 7 be paid into the recovery fund, and shall be disbursed and otherwise managed in the manner set 8 forth in this article. The recovery fund shall be treated by the Auditor and Treasurer as a special 9 revenue fund and not as part of the general revenues of the state.

10 (b) All moneys, properties, and assets acquired by the State of West Virginia in the disaster 11 recovery board fund shall be held by it in trust for the purposes of carrying out its powers and 12 duties, and shall be used and reused in accordance with the purposes and provisions of this 13 article. Such moneys, properties, and assets shall at no time be commingled with other public 14 funds. Disbursements from the recovery fund shall be made only upon the written requisition of 15 the chairman accompanied by a certified resolution of the board Governor, the State Resiliency 16 Officer, on behalf of and authorized by the Governor, or as set forth in §15-5-4b of this code. If no need exists for immediate use or disbursement, moneys, properties, and assets in the recovery 17 18 fund shall be invested or reinvested by the board State Resiliency Officer as provided in this 19 article.

§15-5-26. Tax exemption.

The board <u>State Resiliency Officer</u> shall not be required to pay any taxes and assessments
to the state or any political subdivision of the state upon any of its moneys, properties, or assets
or upon its obligations or other evidences of indebtedness pursuant to the provisions of this article,
or upon any moneys, funds, revenues, or other income held or received by into the West Virginia
disaster recovery board fund.

§15-5-27. Annual report

1 [Repealed]

§15-5-29. Cooperation with State Resiliency Office.

- 1 Notwithstanding any other provision of this code to the contrary, the Director of the Division
- 2 of Emergency Management shall cooperate with the State Resiliency Office to the fullest extent
- 3 practicable to assist that office in fulfilling its duties.

CHAPTER 15A. DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC

SAFETY HOMELAND SECURITY.

ARTICLE 1. DEFINITIONS.

§15A-1-2. "Department."

- 1 "Department" means the Department of Military Affairs and Public Safety Homeland
- 2 <u>Security.</u>

§15A-1-3. "Secretary."

- 1 "Secretary" means the Secretary of the Department of Military Affairs and Public Safety
- 2 Homeland Security.

§15A-1-9. Department of Homeland Security; Secretary of the Department of Homeland Security; powers and duties.

1 (a)(1) The Department of Homeland Security is established within the Executive Branch 2 as a criminal justice agency. In addition to all other powers and duties set forth in this code, the 3 department is designated as the principal state agency to coordinate the receipt, distribution, and 4 monitoring of all funds available from any source for the purpose of equipping, training, research, 5 and education in regard to homeland security related items, issues, or services. The department 6 is authorized to coordinate and establish standards for all operations and activities of the state 7 related to homeland security efforts and to establish protocols for coordinating and sharing 8 information with state and federal law enforcement and intelligence agencies responsible for 9 investigating and collecting information related to homeland security and national security threats.

10 (2) The department is designated as the state administrative agency responsible for homeland security and emergency management for the planning and development of state 11 12 programs and grants which may be funded by federal, state, or other allocations in the areas of 13 homeland security and emergency management, unless such administration has been 14 specifically entrusted to another state agency by the Governor or the Legislature. 15 (3) Notwithstanding any other provision of this code to the contrary, whenever in this code, or a rule promulgated thereunder, a reference is made to the Department of Military Affairs and 16 17 Public Safety, it means the Department of Homeland Security. 18 (b) The secretary is the chief executive officer of the department. Subject to §5F-2-2 of this code, the secretary shall organize the department into such offices, sections, agencies and 19 20 other units of activity as may be found by the secretary to be desirable for the orderly, efficient 21 and economical administration of the department and for the accomplishment of its objects and 22 purposes. The secretary may appoint a deputy secretary, chief of staff, assistants, hearing 23 officers, clerks, stenographers, and other officers, technical personnel, and employees needed 24 for the operation of the department and may prescribe their powers and duties and fix their 25 compensation within amounts appropriated. 26 (c) The secretary has the power to and may designate supervisory officers or other officers 27 or employees of the department to substitute for him or her on any board or commission 28 established under this code or to sit in his or her place in any hearings, appeals, meetings or other 29 activities with such substitute having the same powers, duties, authority, and responsibility as the 30 secretary. The secretary has the power to delegate, as he or she considers appropriate, to 31 supervisory officers or other officers or employees of the department his or her powers, duties, 32 authority and responsibility relating to such duties and functions set forth in this chapter or 33 elsewhere in this code. 34 (d) The secretary has responsibility for the conduct of the intergovernmental relations of 35 the department, including assuring:

36	(1) That the department carries out its functions in a manner which supplements and
37	complements the homeland security and public safety policies, programs and procedures of the
38	federal government, other state governments, and other instrumentalities of this state; and
39	(2) That appropriate officers and employees of the department consult with individuals
40	responsible for making policy relating to homeland security and public safety issues in the federal
41	government, other state governments, and other instrumentalities of this state concerning
42	differences over policies, programs, and procedures and concerning the impact of statutory law
43	and rules upon the homeland security and public safety of this state.
44	(e) In addition to other powers, duties, and responsibilities granted and assigned to the
45	secretary by this code, the secretary is authorized and empowered to:
46	(1) Sign and execute in the name of the state by the Department of Homeland Security
47	any contract or agreement with the federal government or its departments or agencies,
48	subdivisions of the state, corporations, associations, partnerships or individuals: Provided, That
49	the powers granted to the secretary to enter into agreements or contracts and to make
50	expenditures and obligations of public funds under this subdivision may not exceed or be
51	interpreted as authority to exceed the powers granted by the Legislature to the various
52	commissioners, directors, or board members of the various departments, agencies, or boards that
53	comprise and are incorporated into each secretary's department pursuant to the provisions of
54	chapter 5F of this code;
55	(2) Conduct research in improved homeland security and public safety methods and
56	disseminate information to the citizens of this state;
57	(3) Require any persons contracting to install, establish, modify, operate, or close a
58	correctional or other public safety facility to furnish the fingerprints of the person or persons; any
59	officer, director, or manager of the contractor; any person owning a five percent or more interest,
60	beneficial or otherwise, in the contractor's business; or any other person conducting or managing
61	the affairs of the contractor, in whole or in part. These fingerprints may be used to obtain and

62	review any police record for the purposes that may be in the interest of homeland security or
63	public safety, and to use the fingerprints furnished to conduct a criminal records check through
64	the Criminal Identification Bureau of the West Virginia State Police and a national criminal history
65	check through the Federal Bureau of Investigation. The results of the checks shall be provided to
66	the secretary.
67	(4) Acquire for the state in the name of the Department of Homeland Security by purchase,
68	lease, or agreement, or accept or reject for the state, in the name of the Department of Homeland
69	Security, gifts, donations, contributions, bequests, or devises of money, security, or property, both
70	real and personal, and any interest in property;
71	(5) Provide for workshops, training programs, and other educational programs, apart from
72	or in cooperation with other governmental agencies, necessary to ensure adequate standards of
73	public service in the department. The secretary may provide for technical training and specialized
74	instruction of any employee. Approved educational programs, training and instruction time may
75	be compensated for as a part of regular employment. The secretary is authorized to pay out of
76	federal or state funds, or both, as such funds are available, fees and expenses incidental to the
77	educational programs, training and instruction. Eligibility for participation by employees shall be
78	in accordance with guidelines established by the secretary; and
79	(f) The secretary shall be appointed by the Governor, by and with the advice and consent
80	of the Senate and serves at the will and pleasure of the Governor.
81	(g) The secretary shall serve as the Homeland Security Advisor (HSA) for West Virginia,
82	and shall be responsible for coordinating, designing, and implementing West Virginia's program
83	for homeland security. The secretary shall be the principal point of contact between the State of
84	West Virginia and the federal government with respect to homeland security issues. The HSA
85	shall either possess at least a secret clearance through the federal government or be able to
86	qualify for, and be in the process of obtaining, such clearance at the time of his or her appointment
87	as HSA. The HSA shall keep the Governor advised of all homeland security matters and shall be

- 88 the main point of contact for the Governor on these issues. The secretary, with permission of the
- 89 Governor, may delegate all or a portion of the functions of the HSA to a designee who possesses
- 90 <u>at least a secret clearance.</u>
- 91 (h) Notwithstanding any other provision of this code to the contrary, any records compiled
- 92 by the department or any division, agency, office, or unit thereof, the disclosure of which could be
- 93 used to create an endangerment to municipal, county, state, or national welfare and security, are
- 94 not public records and are not subject to disclosure in response to a Freedom of Information Act
- 95 request under § 29B-1-1 et seq. of this code.
- 96 (i) The Department of Homeland Security shall cooperate with the State Resiliency Office
- 97 to the fullest extent practicable to assist that office in fulfilling its duties.

ARTICLE 9. OFFICE OF ADMINISTRATIVE HEARINGS.

§15A-9-1. Office created; appointment of Chief Hearing Examiner.

- 1 (a) The Office of Administrative Hearings is created as a separate operating agency within
- 2 the department.
- 3 (b) The secretary shall appoint a director of the office who serves as the administrative
- 4 <u>head of the office and as Chief Hearing Examiner.</u>
- 5 (c) Prior to appointment, the Chief Hearing Examiner shall be a citizen of the United States
- 6 and a resident of this state who is admitted to the practice of law in this state.
- 7 (d) The salary of the Chief Hearing Examiner shall be set by the secretary of the
- 8 <u>department.</u>
- 9 (e) In addition to adherence to the code of conduct set forth in §6B-2-5a of this code, the
- 10 Chief Hearing Examiner during his or her term shall:
- 11 (1) Devote his or her full time to the duties of the position;
- 12 (2) Not otherwise engage in the active practice of law or be associated with any group or
- 13 entity which is itself engaged in the active practice of law. This subsection does not prohibit the
- 14 Chief Hearing Examiner from being a member of a national, state or local bar association or

- 15 committee, or of any other similar group or organization, nor does it prohibit the Chief Hearing
- 16 Examiner from engaging in the practice of law by representing himself, herself or his or her

17 immediate family in their personal affairs in matters not subject to this article;

- 18 (3) Not engage directly or indirectly in any activity, occupation or business interfering or
- 19 inconsistent with his or her duties as Chief Hearing Examiner;
- 20 (4) Not hold any other appointed public office or any elected public office or any other
- 21 position of public trust; and
- 22 (5) Not be a candidate for any elected public office, or serve on or under any committee
- 23 <u>of, any political party.</u>
- 24 (f) The Chief Hearing Examiner serves at the will and pleasure of the secretary.

§15A-9-2. Organization of office.

- 1 (a) The Chief Hearing Examiner is the chief administrator of the Office of Administrative
- 2 <u>Hearings and he or she may employ hearing examiners and other clerical personnel necessary</u>
- 3 for the proper administration of this article.
- 4 (1) The Chief Hearing Examiner may delegate administrative duties to other employees,
- 5 but the Chief Hearing Examiner is responsible for all official delegated acts.
- 6 (2) All employees of the Office of Administrative Hearings are classified exempt.
- 7 (b) The Chief Hearing Examiner shall:
- 8 (1) Direct and supervise the work of the office staff;
- 9 (2) Hold hearings;
- 10 (3) Make hearing assignments;
- 11 (4) Maintain the records of the office;
- 12 (5) Review and approve decisions of hearing examiners as to legal accuracy, clarity, and
- 13 other requirements; and
- 14 (6) Perform the other duties necessary and proper to carry out the purposes of this article.

- 15 (c) The administrative expenses of the office shall be included within the annual budget of
- 16 the Division of Administrative Services.

§15A-9-3. Jurisdiction of Office of Administrative Hearings.

- 1 Notwithstanding any provision of this code to the contrary, the Office of Administrative
- 2 <u>Hearings has jurisdiction to hear and determine all:</u>
- 3 (a) Level one grievance proceedings for all divisions of the department, except for the
- 4 State Police.
- 5 (b) Appeals from decisions or orders of the State Fire Commission, except as otherwise
- 6 provided in §15A-10-9(b) of this Code:
- 7 (c) Other matters for which a hearing examiner is necessary within the department or any
- 8 division of the department; and
- 9 (d) Other matters which may be conferred upon the office by statute or legislatively
- 10 approved rules.

§15A-9-4. Hearing procedures.

- (a) All level one grievance hearings before the office shall be heard in accordance with
 practices and procedures as set forth in §6C-2-1 *et seg.* of this code.
- 3 (b) All hearings on appeals before the office shall be heard de novo and conducted

4 pursuant to the provisions of the contested case procedure set forth in §29A-5-1 et seq. of this

- 5 <u>code.</u>
- 6 (1) Notwithstanding any provision of this code to the contrary, the division head, or the
 7 Fire Commission, may be represented at hearings conducted by the office and evidence
 8 submitted by the division head may be considered in such hearings with or without such
 9 representation.
- 10 (2) The West Virginia Rules of Evidence governing proceedings in the courts of this state
- 11 shall be given like effect in hearings held before a hearing examiner. All testimony shall be given
- 12 <u>under oath.</u>

- 13 (3) The hearing examiner may request proposed findings of fact and conclusions of law
- 14 from the parties prior to the issuance by the office of the decision in the matter.
- 15 (c) Hearings and all records of hearings are exempt from the requirements of §29B-1-1 et
- 16 seq. of this code, until the results of the hearing have been rendered: Provided, That once the
- 17 decision is rendered, the records may be exempt from disclosure, pursuant to §29B-1-4 or other
- 18 <u>applicable section of this code.</u>

§15A-9-5. Rule-making authority.

- 1 The Office of Administrative Hearings may propose legislative and procedural rules in
- 2 accordance with the provisions of chapter 29A of this code in order to implement the provisions
- 3 of this article and to carry out the duties prescribed therein.

§15A-9-6. Duty to provide notice of change of address.

- Any person who has any pending contested matter before the Office of Administrative Hearings is required to provide notice of a change in address in writing at least 10 days prior to any scheduled hearing in which they are a party. If the person's final hearing is held prior to the person's change in address, then the person is required to provide the written notice prior to the issuance of the final order in their case. Written notice must be provided by certified mail, return receipt requested, facsimile, or by electronic mail, to the Office of Administrative Hearings. §15A-9-7. Transition from divisions of the department to the Office of Administrative Hearings.
- (a) In order to implement an orderly and efficient transition of the administrative hearing
 process from the many divisions of the department, the secretary may establish interim policies
 and procedures for the transfer of administrative hearings, appeals from decisions or orders of,
 as contemplated by this article, currently administered by the separate divisions and the Fire
 Commission, no later than October 1, 2020.
 (b) On the effective date of this article, all equipment and records necessary to effectuate
- 7 the purposes of this article shall be transferred from the many divisions of the department to the

8 Office of Administrative Hearings: Provided, That in order to provide for a smooth transition, the

9 secretary may establish interim policies and procedures, determine how the equipment and

- 10 records are to be transferred and provide that the transfers provided for in this subsection take
- 11 effect no later than October 1, 2020.

ARTICLE 10. FIRE MARSHAL.

§15A-10-1. State Fire Marshal and Office of the State Fire Marshal transferred to Department of Homeland Security; appointment of State Fire Marshal; removal; salary; qualifications; responsibilities; employees; equipment.

- (a) The State Fire Marshal and the Office of the State Fire Marshal, heretofore existing in
 this code, are hereby continued in all respects except that all powers and duties exercised by the
 State Fire Commission with respect to the State Fire Marshal and the Office of the State Fire
 Marshal are terminated and all such powers and duties are hereby transferred to and vested in
 the Department of Homeland Security except as provided otherwise in this article.
- (b) When a vacancy occurs in the position of State Fire Marshal, the Fire Commission, at
 the request of the Governor, shall submit a list of not more than three names to the Governor from
 which the Governor shall make the appointment. The Governor shall appoint a State Fire Marshal,
 from a list of names submitted by the Fire Commission. The State Fire Marshal serves at the will
 and pleasure of the Governor and is exempt from coverage under the classified civil service
 system.
- 12 (c) The State Fire Marshal shall have a baccalaureate degree from an accredited four-13 year college or university, or equivalent experience, and six years of full-time or part-time
- 14 equivalent paid or volunteer experience in fire prevention or fire safety including two years in a
- 15 <u>supervisory capacity in fire prevention and fire safety.</u>
- 16 (d) The State Fire Marshal, shall have full responsibility for the enforcement of fire and life
- 17 safety programs in this state designated to minimize fire hazards and disaster and loss of life and
- 18 property from these causes. These responsibilities include, but are not limited to, the

19 establishment and enforcement of fire safety practices throughout the state, preventive inspection 20 and correction activities, coordination of fire safety programs with volunteer and paid fire 21 departments, and critical analysis and evaluation of West Virginia's fire loss statistics for 22 determination of problems and solutions. 23 (e) The State Fire Marshal may employ such technical, clerical, stenographic and other 24 personnel and fix their compensation and may incur such expenses as may be necessary in the 25 performance of the duties of his or her office within the appropriation therefor. Employees of the 26 Fire Marshal's office shall be members of the state civil service system and all appointments of 27 the office shall be a part of the classified service under the civil service system. 28 (f) The State Fire Marshal may employ a chief deputy fire marshal, who shall be classified 29 exempt. The deputy shall have a baccalaureate degree from an accredited four-year college or 30 university, or equivalent experience, and six years of full-time or part-time equivalent paid or 31 volunteer experience in fire prevention or fire safety including two years in a supervisory capacity 32 in fire prevention and fire safety. 33 (g) Any individual who is employed by the State Fire Marshal to conduct criminal 34 investigations or who may become actively involved in matters of a criminal nature shall first be 35 required to pass a civil service examination testing his or her competency and proficiency in the 36 law of arrest, search and seizure, and other criminal procedures relating to the powers granted to 37 the State Fire Marshal pursuant to the provisions of this article: *Provided*, That all new hires to 38 sworn positions of Fire Marshal 1, 2, or 3 and Deputy Fire Marshal, excluding the Chief Deputy 39 as described in subdivision (f) of this section, shall comply with the law enforcement certification 40 requirements set forth in § 30-29-1 et seq. 41 (h) The State Fire Marshal and other personnel of the State Fire Marshal's Office shall be 42 provided with appropriate office space, furniture, equipment, supplies, stationery and printing in 43 the same manner as provided for other state agencies.

§15A-10-2. Powers, duties and authority of State Fire Marshal.

1	(a) The State Fire Marshal may employ personnel, fix their compensation and, within funds
2	available to do so, incur expenses as necessary in the performance of the duties of his or her
3	office.
4	(b) The State Fire Marshal is responsible for the enforcement of fire programs within this
5	state, training, uniform standards and certification, finance, and planning and fire prevention.
6	(c) The State Fire Marshal shall ensure that state and area training and education in fire
7	service are operated throughout the state at a level consistent with needs identified by the State
8	Fire Commission.
9	(d) The State Fire Marshal shall perform any such duties as necessary to assist the State
10	Fire Commission in performing its duties and responsibilities as provided in §15A-11-1 et seq. of
11	this code. This shall include, but not be limited to, performing inspections on fire departments,
12	making recommendations on fire department boundary lines, making recommendations on
13	applications for new fire departments, making recommendations on closures or suspensions of
14	fire departments, and any other act or assistance to the State Fire Commission as may be
15	necessary. The Fire Marshal may, in the case of imminent danger, issue immediate cease and
16	desist orders on behalf of the State Fire Commission without their prior approval. In that case,
17	the State Fire Commission shall act further upon said order at their next regular meeting.
18	(e) The State Fire Marshal may accept, on behalf of the Office of the State Fire Marshal,
19	or on behalf of the State Fire Commission, gifts, grants, court ordered civil forfeiture proceedings
20	and bequests of funds or property from individuals, foundations, corporations, the federal
21	government, governmental agencies and other organizations or institutions. Moneys from gifts,
22	grants, civil forfeiture proceedings and bequests received by the State Fire Marshal shall be
23	deposited into the special account set forth in §15A-10-7 of this code, and the State Fire Marshal,
24	has the authority to make expenditures of, or use of any tangible property, in order to effectuate
25	the purposes of this article.

26	(f) Beginning July 1, 2020, applicants for certification or licensure in accordance with the
27	education and training programs under the respective jurisdictions of State Fire Marshal shall be
28	permitted to apply training hours earned via career technical education provided by West Virginia
29	public schools or an apprenticeship program or employer-sponsored training program towards
30	the requirements for certification and/or licensure by the State Fire Marshal as applicable. The
31	State Fire Marshal shall, after consultation with the State Superintendent of Schools, propose
32	rules for legislative approval, in accordance with the provisions of §29A-3-1 et seq. of this code,
33	for the implementation and enforcement of these provisions. The rules shall provide at least the
34	following:
35	(1) Standards and procedures for recognizing training hours acquired through career
36	technical education provided by West Virginia public schools and applying those hours to
37	requirements for testing and/or certification and/or licensure; and
38	(2) Standards and procedures for recognizing training hours acquired through
39	apprenticeship programs and employer-sponsored training programs and applying those hours
40	to requirements for testing and/or certification and/or licensure.
41	As used in this subsection:
42	"Apprentice" means someone who is enrolled in an apprenticeship program.
43	"Apprenticeship program" means a program offered by an employer to provide supervised
44	on-the-job training to employees approved by the United States Department of Labor.
45	"Employer sponsored training program" means a program approved in accordance with a
46	rule promulgated by the State Fire Commission or the State Fire Marshal under their respective
47	authorities established in this code.
48	"License" means a valid and current certification or license issued by State Fire
49	Commission or the State Fire Marshal for satisfactory completion of education and training
50	programs under their respective jurisdictions.

- 51 <u>"Career technical education" means programs of study, clusters, and pathways approved</u>
- 52 by the West Virginia Board of Education pursuant to state board policy.
- 53 (g) Notwithstanding any other provisions of this code, beginning on July 1, 2020, the State
- 54 Fire Commission has no enforcement authority for violations of the fire code, or the building code,
- 55 <u>all enforcement authority previously held by the Fire Commission regarding these two rules is</u>
- 56 hereby transferred and solely vests in the Office of the State Fire Marshal.
- 57 (h) Notwithstanding any provision of this code to the contrary, on July 1, 2020, all power
- 58 and authority for the licensing or certifications programs of "Home Inspectors", and "Municipal,
- 59 County, and Other Public Sector Building Code Officials, Building Code Inspectors and Plans
- 60 Examiners", are hereby transferred to the Office of the State Fire Marshal, and the State Fire
- 61 Marshal shall have full authority over said programs, licenses, certifications, and all
- 62 responsibilities thereof. Whenever in this code a reference is made to the State Fire Commission
- 63 in relation to these Licensing or Certification Programs, it shall be construed to mean the State
- 64 Fire Marshal.

§15A-10-3. Additional powers, duties and authority of State Fire Marshal relating to law enforcement; statewide contracts; penalties; authority to carry firearms.

- 1 (a) Enforcement of laws. The State Fire Marshal, and any of his or her assistant fire
- 2 marshals or deputy fire marshals, are fully authorized to enforce the fire code, the building code,
- 3 this article, article 11 of this chapter, and any laws over of the state having to do with:
- 4 <u>(1) Prevention of fire;</u>
- 5 (2) The storage, sale, and use of any explosive, combustible, or other dangerous article
- 6 or articles in solid, flammable liquid, or gas form;
- 7 (3) The installation and maintenance of equipment of all sorts intended to extinguish,
- 8 detect, and control fires;

9	(4) The means and adequacy of exit, in case of fire, from buildings and all other places in
10	which persons work, live, or congregate, from time to time, for any purpose, except buildings used
11	wholly as dwelling houses for no more than two families;
12	(5) The suppression of arson; and
13	(6) Any other thing necessary to carry into effect the provisions of this article and article
14	11 of this chapter including, but not limited to, confiscating any materials, chemicals, items, or
15	personal property owned, possessed, or used in direct violation of the State Fire Code.
16	(b) Assistance upon request. — Upon request, the State Fire Marshal shall assist any
17	chief of any recognized fire company or department. Upon the request of any federal law-
18	enforcement officer, State Police officer, Natural Resources police officer, or any county or
19	municipal law-enforcement officer, the State Fire Marshal, any deputy state fire marshal, or
20	assistant state fire marshal employed pursuant to the provisions of this article and any person
21	deputized pursuant to subsection (j) of this section may assist in the lawful execution of the
22	requesting officer's official duties: Provided, That the State Fire Marshal, or other person
23	authorized to act under this subsection, shall at all times work under the direct supervision of the
24	requesting officer.
25	(c) Enforcement of rules. — The State Fire Marshal shall enforce the rules promulgated
26	by the State Fire Commission as authorized by this article and article 11 of this chapter.
27	(d) Inspections generally. — The State Fire Marshal shall inspect all structures and
28	facilities, other than one- and two-family dwelling houses, subject to the State Fire Code and this
29	article, including, but not limited to, state, county, and municipally owned institutions, all public
30	and private schools, health care facilities, theaters, churches, and other places of public assembly
31	to determine whether the structures or facilities are in compliance with the State Fire Code.
32	<u>(e) Right of entry. — The State Fire Marshal may, at any hour necessary, enter any</u>
33	building or premises, other than dwelling houses, for the purpose of making an inspection which
34	he or she may consider necessary under the provisions of this article. The State Fire Marshal and

35 any deputy state fire marshal or assistant state fire marshal approved by the State Fire Marshal may enter upon any property, or enter any building, structure or premises, including dwelling 36 37 houses during construction and prior to occupancy, for the purpose of ascertaining compliance 38 with the conditions set forth in any permit or license issued by the office of the State Fire Marshal 39 pursuant to §15A-10-7 or §29-3B-1 et seq. of this code. 40 (f) *Investigations.* — The State Fire Marshal may, at any time, investigate as to the origin 41 or circumstances of any fire or explosion or attempt to cause fire or explosion occurring in the 42 state. The State Fire Marshal has the authority at all times of the day or night, in performance of 43 the duties imposed by the provisions of this article, to investigate where any fires or explosions or 44 attempt to cause fires or explosions may have occurred, or which at the time may be burning. 45 Notwithstanding the above provisions of this subsection, prior to entering any building or premises 46 for the purposes of the investigation, the State Fire Marshal shall obtain a proper search warrant: 47 Provided, That a search warrant is not necessary where there is permissive waiver or the State 48 Fire Marshal is an invitee of the individual having legal custody and control of the property, building 49 or premises to be searched. 50 (q) Testimony. — The State Fire Marshal, in making an inspection or investigation when 51 in his or her judgment the proceedings are necessary, may take the statements or testimony 52 under oath of all persons who may be cognizant of any facts or have any knowledge about the 53 matter to be examined and inquired into and may have the statements or testimony reduced to 54 writing; and shall transmit a copy of the statements or testimony so taken to the prosecuting 55 attorney for the county wherein the fire or explosion or attempt to cause a fire or explosion 56 occurred. Notwithstanding the above, no person may be compelled to testify or give any statement 57 under this subsection. 58 (h) Arrests; warrants. — The State Fire Marshal, any full-time deputy fire marshal, or any

59 <u>full-time assistant fire marshal employed by the State Fire Marshal pursuant to this article is</u>

hereby authorized and empowered and any person deputized pursuant to this article may be
 authorized and empowered by the State Fire Marshal:

(1) To arrest any person anywhere within the confines of the State of West Virginia, or
 have him or her arrested, for any violation of the arson-related offenses of §61-3-1 *et seq.* of this
 code or of the explosives-related offenses of §61-3E-1 *et seq.* of said code: *Provided*, That any
 and all persons so arrested shall be forthwith brought before the magistrate or circuit court;
 Provided, however, That the State Fire Marshal, any full-time deputy fire marshal or any full-time
 assistant fire marshal is authorized to arrest persons for violations of §61-5-17 of this code.

(2) To make complaint in writing before any court or officer having jurisdiction and obtain, 68 serve, and execute an arrest warrant when knowing or having reason to believe that anyone has 69 70 committed an offense under any provision of this article, of the arson-related offenses of §61-3-1 71 et seq. of this code or of the explosives-related offenses of §61-3E-1 et seq. of this code. Proper 72 return shall be made on all arrest warrants before the tribunal having jurisdiction over the violation. 73 (3) To make a complaint in writing before any court or officer having jurisdiction and obtain, 74 serve, and execute a warrant for the search of any premises that may possess evidence or 75 unlawful contraband relating to violations of this article, of the arson-related offenses of §61-3-1 76 et seq. of this code or of the explosives-related offenses of §61-3E-1 et seq. of said code. Proper 77 return shall be made on all search warrants before the tribunal having jurisdiction over the 78 violation.

(4) Any member of the West Virginia State Police, Natural Resources Police Officer, or
 any county or municipal law-enforcement officer may assist, upon request, the State Fire Marshal
 or any of his or her employees authorized to enforce the provisions of this section in any duties
 for which the State Fire Marshal has jurisdiction.
 (i) Witnesses and oaths. — The State Fire Marshal may issue subpoenas and subpoenas

84 <u>duces tecum to compel the attendance of persons before him or her to testify in relation to any</u>

85 matter which is, by the provision of this article, a subject of inquiry and investigation by the State

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86 Fire Marshal and cause to be produced before him or her such papers as he or she may require 87 in making the examination. The State Fire Marshal may administer oaths and affirmations to 88 persons appearing as witnesses before him or her. False swearing in any matter or proceeding 89 is considered perjury and is punishable as perjury. (i) Deputizing members of fire departments in this state. — The State Fire Marshal may 90 91 deputize a member of any fire department, duly organized and operating in this state, who is 92 approved by the chief of his or her department and who is properly qualified to act as his or her 93 assistant for the purpose of making inspections with the consent of the property owner or the 94 person in control of the property and the investigations as may be directed by the State Fire 95 Marshal, and the carrying out of orders as may be prescribed by him or her, to enforce and make 96 effective the provisions of this article and any and all rules promulgated by the State Fire 97 Commission under authority of this article: Provided, That in the case of a volunteer fire 98 department, only the chief thereof or his or her single designated assistant may be so deputized. 99 (k) Written report of examinations. — The State Fire Marshal shall, at the request of the 100 county commission of any county or the municipal authorities of any incorporated municipality in 101 this state, make to them a written report of the examination made by him or her regarding any fire 102 happening within their respective jurisdictions. 103 (I) Report of losses by insurance companies. — Each fire insurance company or 104 association doing business in this state, within 10 days after the adjustment of any loss sustained 105 by it that exceeds \$1,500, shall report to the State Fire Marshal information regarding the amount 106 of insurance, the value of the property insured, and the amount of claim as adjusted. This report 107 is in addition to any information required by the State Insurance Commissioner. Upon the request

of the owner or insurer of any property destroyed or injured by fire or explosion, or in which an

109 attempt to cause a fire or explosion may have occurred, the State Fire Marshal shall report in

110 writing to the owner or insurer the result of the examination regarding the property.

documents, and licenses in accordance with the provisions of this article or §29-3B-1 <i>et seq.</i> of this code: <i>Provided</i> , That unless otherwise provided, the State Fire Marshall shall take final action upon any completed permit applications within 30 days of receipt if the application is uncontested or within 90 days if the application is contested. The State Fire Marshal may require any person who applies for a permit to use explosives, other than an applicant for a license to be a pyrotechnic take the state for a license to be a pyrotechnic
 upon any completed permit applications within 30 days of receipt if the application is uncontested or within 90 days if the application is contested. The State Fire Marshal may require any person who applies for a permit to use explosives, other than an applicant for a license to be a pyrotechnic
 or within 90 days if the application is contested. The State Fire Marshal may require any person who applies for a permit to use explosives, other than an applicant for a license to be a pyrotechnic
116 who applies for a permit to use explosives, other than an applicant for a license to be a pyrotechnic
117 operator under §29-3E-6 of this code, to be fingerprinted and to authorize the State Fire Marsha
118 to conduct a criminal records check through the Criminal Identification Bureau of the West Virginia
119 State Police and a national criminal history check through the Federal Bureau of Investigation
120 The results of any criminal records or criminal history check shall be sent to the State Fire Marsha
121 (n) Issuance of citations for fire and life safety violations. — The State Fire Marshal, and
122 deputy fire marshal, and any assistant fire marshal employed pursuant to this article, and any
123 person deputized pursuant to subsection (j) of this section may be authorized by the State Fire
124 Marshal to issue citations, in his or her jurisdiction, for fire and life safety violations of the State
125 Fire Code and as provided for by the rules promulgated by the State Fire Commission in
126 accordance with §15A-11-1 et seq. of this code: Provided, That a summary report of all citations
127 issued pursuant to this section by persons deputized under subsection (j) of this section shall be
128 forwarded monthly to the State Fire Marshal in the form and containing information as he or she
129 may by rule require, including the violation for which the citation was issued, the date of issuance
130 the name of the person issuing the citation, and the person to whom the citation was issued. The
131 State Fire Marshal may at any time revoke the authorization of a person deputized pursuant to
132 subsection (j) of this section to issue citations, if in the opinion of the State Fire Marshal, the
133 exercise of authority by the person is inappropriate.
134 <u>Violations for which citations may be issued include, but are not limited to:</u>
135 (1) Overcrowding places of public assembly;

136 (2) Locked or blocked exits in public areas;

137 (3) Failure to abate a fire hazard;

138 (4) Blocking of fire lanes or fire department connections; and

139 (5) Tampering with, or rendering inoperable except during necessary maintenance or

- 140 repairs, on-premise firefighting equipment, fire detection equipment, and fire alarm systems.
- 141 (o) Required training; liability coverage. No person deputized pursuant to subsection (j)

142 of this section may be authorized to issue a citation unless that person has satisfactorily

143 completed the mandatory training as described in section 1 of this article, or a law-enforcement

144 officer training course designed specifically for fire marshals. The course shall be approved by

- 145 the Law-enforcement Training Subcommittee of the Governor's Committee on Criminal Justice
- 146 and Highway Safety and the State Fire Commission. In addition, no person deputized pursuant
- 148 <u>coverage of the person has been provided, in the case of a paid municipal fire department, by the</u>

to subsection (j) of this section may be authorized to issue a citation until evidence of liability

- 149 <u>municipality wherein the fire department is located, or in the case of a volunteer fire department,</u>
- 150 by the county commission of the county wherein the fire department is located or by the
- 151 <u>municipality served by the volunteer fire department and that evidence of liability coverage has</u>
- 152 <u>been filed with the State Fire Marshal.</u>
- (p) Statewide contracts. The State Fire Marshal may cooperate with the Department of
 Administration, Purchasing Division, to establish one or more statewide contracts for equipment
 and supplies utilized by fire companies and departments in accordance with §5A-3-1 *et seq.* of
- 156 <u>this code.</u>

- 157 (<u>1) Any statewide contract established hereunder shall be made available to any fire</u> 158 <u>company and department in this state, as well as any other state agency or political subdivision</u>
- 159 that has a need for the equipment or supplies included in those contracts.
- 160 (2) The State Fire Marshal may develop uniform standards for equipment and supplies
 161 used by fire companies and departments in accordance with §5A-3-1 *et seq.* of this code.
 - 46

- 162 (3) The State Fire Commission shall propose legislative rules for promulgation in 163 accordance with §29A-3-1 *et seq.* of this code to effectuate the provisions of this subsection.
- 164 (q) *Penalties for violations.* Any person who violates any fire and life safety rule of the
- 165 State Fire Code is guilty of a misdemeanor and, upon conviction thereof, shall be fined not less
- than \$100 nor more than \$1,000, or confined in jail not more than 90 days, or both fined and
- 167 confined. Every day during which any violation of the provisions of this article continues after
- 168 <u>knowledge or official notice that it is illegal is a separate offense.</u>

169 (r) The State Fire Marshal, any full-time deputy fire marshal, or any full-time assistant fire 170 marshal employed by the State Fire Marshal pursuant to this article may carry a firearm while 171 acting in the course of his or her official duties, if he or she has successfully completed a firearms training and certification program equivalent to that provided to officers attending the entry level 172 173 law-enforcement certification course provided at the West Virginia State Police Academy. The 174 person shall thereafter successfully complete an annual firearms qualification course equivalent 175 to that required of certified law-enforcement officers as established by legislative rule. The State 176 Fire Marshal may reimburse the person for the cost of the training and regulification.

§15A-10-4. Enforcement standards.

(a) In the enforcement of the State Building Code and State Fire Code, the State Fire 1 2 Marshal: Shall provide compliance alternatives for historic structures as provided for in §29-1-5 3 of this code, which compliance alternatives shall take into account the historic integrity of the 4 historic structures; and shall coordinate with the Director of the Archives and History Division the 5 application of the rules of that division. 6 (b) In interpretation and application, the State Fire Code shall be held to be the minimum 7 requirements for the safeguarding of life and property from the hazards of fire and explosion: 8 Provided, That the State Fire Marshal shall provide compliance alternatives for historic structures

- 9 and sites as provided in §29-1-5 of this code, which compliance alternatives shall take into
- 10 account the historic integrity of the historic structures and sites. Whenever any other state law,

11 county or municipal ordinance or regulation of any agency thereof is more stringent or imposes a 12 higher standard than is required by the State Fire Code, the provisions of the state law, county or 13 municipal ordinance or regulation of any agency thereof governs, if they are not inconsistent with 14 the laws of West Virginia and are not contrary to recognized standards and good engineering 15 practices: Provided, That, on and after July 1, 2010, if a municipal or county fire ordinance or 16 regulation of any agency thereof is more stringent or imposes a higher standard than is required 17 by the State Fire Code, it must be presented for review and approval and sanctioned for use by 18 the State Fire Commission. In any question, the decision of the State Fire Commission determines 19 the relative priority of any such state law, county or municipal ordinance or regulation of any 20 agency thereof and determines compliance with state fire rules by officials of the state, counties, 21 municipalities and political subdivisions of the state. §15A-10-5. General rule-making authority; appointment of advisory boards. 1 (a) The State Fire Marshal may propose rules for legislative approval, in accordance with 2 the provisions of §29A-3-1 et seq. of this code, establishing state standards and fee schedules 3 for the licensing, registration, certification, regulation and continuing education of persons which 4 will conduct inspections relating to the State Building Code, which include, but are not limited to, 5 building code officials, inspectors, plans examiners and home inspectors. 6 (b) The State Fire Marshal shall propose rules for legislative approval requiring applicants 7 for home inspector licensing, registration or certification to submit to a state and national criminal 8 history record check as set forth in this section and may deny licensing, registration or certification 9 based upon the results of the criminal history record check. 10 (c) The State Fire Marshal may establish advisory boards as it considers appropriate to 11 encourage representative participation in subsequent rulemaking from groups or individuals with 12 an interest in any aspect of the rules promulgated by the Fire Marshal.

§15A-10-6. Responsibilities of insurance companies in fire loss investigation.

1	(a) The State Fire Marshal or any deputy or assistant fire marshals under the authority of
2	the fire marshal may request any insurance company investigating a fire loss of real or personal
3	property to release any information in its possession relative to that loss. The company shall
4	release the information and cooperate with any official authorized to request such information
5	pursuant to this section. The information shall include, but is not limited to:
6	(1) Any policy in force;
7	(2) Any application for a policy:
8	(3) Premium payment records;
9	(4) History of previous claims; and
10	(5) Material relating to the investigation of the loss, including statements of any person,
11	proof of loss and any other relevant evidence.
12	(b) Any insurance company shall notify the State Fire Marshal, if it has reason to believe,
13	based on its investigation of a fire loss to real or personal property, that the fire was caused by
14	other than accidental means. The company shall furnish the State Fire Marshal with pertinent
15	information acquired during its investigation and cooperate with the courts and administrative
16	agencies of the state, and any official mentioned, or referred to, in subsection (a) of this section.
17	(c) In the absence of fraud, no insurance company or person who furnishes information
18	on its behalf, shall be liable for any oral or written statement or any other action necessary to
19	supply information required pursuant to this section.
20	(d) Any information furnished pursuant to this section shall be held in confidence, and is
21	exempt from the provisions of §29B-1-1 et seq. of this code, until such time as its release may be
22	required pursuant to a criminal proceeding.
23	(e) Any official mentioned, or referred to, in subsection (a) of this section may be required
24	to testify as to any information in his or her possession regarding the fire loss of real or personal
25	property in any civil action in which any person seeks recovery under a policy against an insurance
26	company for the fire loss.

§15A-10-7. Fees.

1	(a) The State Fire Marshal is authorized to propose rules for legislative authorization
2	pursuant to §29A-3-1 et seq. of this code to establish fees in accordance with the following:
3	(1) For blasting;
4	(2) For inspections of schools or day-care facilities;
5	(3) For inspections of hospitals or nursing homes;
6	(4) For inspections of personal care homes or board and care facilities;
7	(5) For inspections of residential occupancies;
8	(6) For inspections of mercantile occupancies:
9	(7) For business occupancies; and
10	(8) For inspections of assembly occupancies;
11	For purposes of this subdivision, an "assembly occupancy" includes, but is not limited to,
12	all buildings or portions of buildings used for gathering together 50 or more persons for such
13	purposes as deliberation, worship, entertainment, eating, drinking, amusement or awaiting
14	transportation. For purposes of this section, a "Class C assembly facility" is one that
15	accommodates 50 to 300 persons; a "Class B facility" is one which accommodates more than 300
16	persons but less than 1,000 persons; and a "Class A facility" is one which accommodates more
17	than 1,000 persons.
18	(b) The State Fire Marshal may collect fees for the fire safety review of plans and
19	specifications for new and existing construction. Fees shall be paid by the party or parties
20	receiving the review.
21	(1) Structural barriers and fire safety plans review;
22	(2) Sprinkler system review;
23	(3) Fire alarm systems review;
24	(4) Range hood extinguishment system review;
25	(5) Carpet specifications;

26	(c) All fees authorized and collected pursuant to this article, §29-3B-1 et seg., §29-3C-1
27	et seq., and §29-3D-1 et seq. of this code shall be paid to the State Fire Marshal and thereafter
28	deposited into the special account in the State Treasury known as the "Fire Marshal Fees Fund".
29	Expenditures from the fund shall be for the purposes set forth in this article and §29-3B-1 et seq.,
30	§29-3C-1 et seq., and §29-3D-1 et seq. of this code and are not authorized from collections but
31	are to be made only in accordance with appropriation by the Legislature and in accordance with
32	the provisions of §12-3-1 et seq. of this code and upon fulfillment of the provisions of §5A-2-1 et
33	seq. of this code. Any balance remaining in the special account at the end of any fiscal year shall
34	be reappropriated to the next fiscal year.
35	(d) If the owner or occupant of any occupancy arranges a time and place for an inspection
36	with the State Fire Marshal and is not ready for the occupancy to be inspected at the appointed
37	time and place, the owner or occupant thereof shall be charged the inspection fee provided in this
38	section unless at least 48 hours prior to the scheduled inspection the owner or occupant requests
39	the State Fire Marshal to reschedule the inspection. In the event a second inspection is required
40	by the State Fire Marshal as a result of the owner or occupant failing to be ready for the inspection
41	when the State Fire Marshal arrives, the State Fire Marshal shall charge the owner or occupant
42	of the occupancy the inspection fees set forth above for each inspection trip required.
	<u>§15A-10-8. Annual reports.</u>
1	The State Fire Marshal shall transmit annually to the Governor an annual report, pursuant
2	to §5-1-20 of this code. Said annual report shall include the activities of the State Fire Commission
3	which are reportable pursuant to §5-1-20 of this code.
	<u>§15A-10-9. Maintenance of fire hazard; order for repair or demolition; order to contain</u>
	notice to comply and right to appeal.
1	(a) No person shall erect, construct, reconstruct, alter, maintain or use any building,
2	structure or equipment or use any land in such a way to endanger life or property from the hazards

3	of fire or explosion, or in violation of any regulation, rule, or any provision or any change thereof
4	promulgated by the State Fire Marshal or State Fire Commission.

5 (b) Whenever the State Fire Marshal determines that any building or structure has been 6 constructed, altered or repaired in a manner violating the State Building Code, or State Fire Code, 7 prior to the commencement of such construction, alteration or repairs; or whenever he or she may 8 determine that any building or structure constitutes a fire hazard by reason of want of repair, age 9 or dilapidated or abandoned condition, or otherwise, and is so situated as to endanger other 10 buildings and property; or whenever he or she may find in any building or upon any premises any 11 combustible, flammable or explosive substance or material, or other conditions dangerous to the 12 safety of persons occupying the building or premises and adjacent premises or property, he or 13 she may make reasonable orders in writing, directed to the owner of such building, structure or 14 premises, for the repair or demolition of such building or structure, or the removal of the 15 combustible, flammable or explosive substance or material, as the case may be, and the 16 remedying of any conditions found to be in violation of a regulation promulgated as aforesaid or 17 to be dangerous to the safety of persons or property. 18 A true copy of every order of the State Fire Marshal as provided for in this section shall be 19 filed in the county where the premises are totally or partially located, with the county clerk who 20 shall index and record the order in the general lien book. Upon filing, the order constitutes notice 21 of such proceedings to all persons or parties thereafter having dealings involving said property.

A statement of the expenses and administrative charges shall also be filed with the county clerk, recorded and indexed in the general lien book and upon filing, shall become a lien against the property. Thereafter a court supervised sale of the property to enforce the collection of the expenses and administrative charges may be prosecuted at the request of the State Fire Marshal, or the Attorney General.

Every order provided for in this section shall contain a notice that compliance therewith
 shall be required within a period of 30 days from the date of issuance thereof and also that any

- 29 person desiring to contest the validity of any such order may enter an appeal from such order to
- 30 the Office of Administrative Hearings established in §15A-9-1 et seq. of this code and then to the

31 <u>circuit court in the county where the premises are totally or partially located as provided in this</u>

32 <u>article.</u>

§15A-10-10. Service of repair or demolition order.

1 The written order of the State Fire Marshal made pursuant to §15A-10-9 of this code shall 2 be served by delivering a true copy thereof to such owner, or, if the owner is absent from the state 3 or his or her whereabouts be unknown to the State Fire Marshal, by mailing a true copy thereof 4 by certified mail to the said owner's last known post-office address, or if no such address be 5 known, then by certified mail to said owner in care of general delivery at the post office serving 6 the community in which said premises lie; the delivering or mailing of such order to be 7 accomplished within five days from the date of the issuance of such order. And in the event it is 8 necessary to mail a copy of such order as aforesaid, the officer mailing the same shall also, within 9 five days from the date of issuance of such order, post a true copy thereof in a conspicuous place

10 on the door or other prominent entrance to said premises.

§15A-10-11. Work to be done at expense of owner or occupant upon failure to comply with repair or demolition order; action to recover.

1 In the event any owner of any building or premises served with a copy of an order as 2 provided in §15A-10-9 and §15A-10-10 of this code shall fail substantially to comply with such 3 order within 30 days from the date of issuance thereof, or within 30 days after any appeal from 4 such order has been affirmed by the State Fire Marshal or by the court, the State Fire Marshal, 5 or his or her designee, may enter into and upon the premises affected by such order and cause 6 the building, structure or premises to be repaired, torn down, materials removed and all dangerous 7 conditions to be remedied, as the case may be, at the expense of the owner and with any 8 administrative charges as established by the State Fire Marshal also being borne by the owner, 9 and if such person shall fail or neglect to repay the State Fire Marshal the expense and

10 administrative charge thereby incurred by him or her, within 30 days after written demand shall 11 have been delivered or mailed to the said owner as provided in §15A-10-10 of this code, the State 12 Fire Marshal is hereby authorized to bring an action in the name of the state to recover such 13 expenses, with interest, and any administrative charge as established by the commission, in any 14 court of competent jurisdiction. 15 Upon a determination by the State Fire Marshal that the provisions of §15A-10-9 and 16 §15A-10-10 of this code have not been met, and that such property constitutes a hazard to health 17 or public safety, in lieu of initiating an order as therein provided, the State Fire Marshal may notify the county commission or the county health officer in order that they may perform their duties 18 19 pursuant to section §7-1-3ff of this code. The State Fire Marshal may also, in lieu thereof, notify 20 the municipality where the property is located so that the municipality may perform its duties 21 pursuant to §8-12-14 of this code. 22 The State Fire Marshal may designate, pursuant to this section, a designee to accomplish 23 the building, structure or premises to be repaired, torn down, materials removed, and all 24 dangerous conditions to be remedied, as the case may be. The designee may include an 25 employee of the Fire Marshal, an agent of the Fire Marshal, a vendor, a Fire Department and its 26 employees or agents, or a governmental entity and its employees or agents. Any contract entered 27 into, pursuant to this section is exempt from the requirements of § 5A-3 -1 et seq. of this code. §15A-10-12. Smoke detectors in one- and two-family dwellings; carbon monoxide detectors in residential units, schools, and daycare facilities; penalty.

(a) An operational smoke detector shall be installed in the immediate vicinity of each
 sleeping area within all one- and two-family dwellings, including any "manufactured home" as that
 term is defined in §21-9-2(j) of this code. The smoke detector shall be capable of sensing visible
 or invisible particles of combustion and shall meet the specifications and be installed as provided
 in the current edition of the State Fire Code, and in the manufacturer's specifications. When

- activated, the smoke detector shall provide an alarm suitable to warn the occupants of the danger
 of fire.
- 8 (b) The owner of each dwelling described in subsection (a) of this section shall provide, 9 install, and replace the operational smoke detectors required by this section. To assure that the 10 smoke detector continues to be operational, in each dwelling described in subsection (a) of this 11 section which is not occupied by the owner of the dwelling, the tenant in any dwelling shall perform 12 routine maintenance on the smoke detectors within the dwelling. 13 (c) Where a dwelling is not occupied by the owner and is occupied by an individual who is 14 deaf or hard of hearing, the owner shall, upon written request by or on behalf of the individual, 15 provide and install a smoke detector with a light signal sufficient to warn the deaf or hard of hearing 16 individual of the danger of fire. 17 (d) An automatic fire sprinkler system installed in accordance with the current edition of 18 the State Fire Code and the State Building Code may be provided in lieu of smoke detectors. 19 (e) After investigating a fire in any dwelling described in subsection (a) of this section, the 20 local investigating authority shall issue to the owner a smoke detector installation order in the 21 absence of the required smoke detectors. 22 (f) An operational single station carbon monoxide detector with a suitable alarm or a 23 combination smoke detector and carbon monoxide detector, which shall be alternating current 24 (AC) powered, either plugged directly in to an electrical outlet that is not controlled by a switch or 25 hardwired into an alternating current (AC) electrical source, with battery backup, shall be installed, 26 maintained, tested, repaired, or replaced, if necessary, in accordance with the manufacturer's 27 direction: 28 (1) In any newly constructed residential unit which has a fuel-burning heating or cooking
- 29 source including, but not limited to, an oil or gas furnace or stove;

30 (2) In any residential unit which is connected to a newly constructed building, including, 31 but not limited to, a garage, storage shed, or barn, which has a fuel-burning heating or cooking 32 source, including, but not limited to, an oil or gas furnace or stove; 33 (3) In either a common area where the general public has access or all rooms in which a 34 person will be sleeping that are adjoining to and directly below and above all areas or rooms that 35 contain permanently installed fuel-burning appliances and equipment that emit carbon monoxide 36 as a byproduct of combustion located within all apartment buildings, boarding houses, 37 dormitories, long-term care facilities, adult or child care facilities, assisted living facilities, one- and 38 two-family dwellings intended to be rented or leased, hotels and motels. 39 (g) All single station carbon monoxide detectors with a suitable alarm or a combination 40 smoke detector and carbon monoxide detectors shall be hardwired into an alternating current 41 (AC) electrical source, with battery backup, when installed in all newly constructed apartment 42 buildings, boarding houses, dormitories, hospitals, long-term care facilities, adult or child care 43 facilities, assisted living facilities, one- and two-family dwellings intended to be rented or leased, 44 hotels and motels. 45 (h) In any long-term care facility that is staffed on a 24-hour, seven day a week basis, the 46 single station carbon monoxide detector with a suitable alarm or a combination smoke detector 47 and carbon monoxide detector is only required to be installed in an area of the facility that permits 48 the detector to be audible to the staff on duty. 49 (i) Carbon monoxide detectors shall be installed in every public or private school or 50 daycare facility that uses a fuel-burning heating system or other fuel-burning device that produces 51 combustion gases. A carbon monoxide detector shall be located in each area with a fuel-burning 52 heating system or other fuel-burning device that produces combustion gases. 53 (i) Any person installing a carbon monoxide detector in a residential unit shall inform the 54 owner, lessor, or the occupant or occupants of the residential unit of the dangers of carbon 55 monoxide poisoning and instructions on the operation of the installed carbon monoxide detector.

56	(k) When repair or maintenance work is undertaken on a fuel-burning heating or cooking
57	source or a venting system in an existing residential unit, the person making the repair or
58	performing the maintenance shall inform the owner, lessor, or the occupant or occupants of the
59	unit being served by the fuel-burning heating or cooking source or venting system of the dangers
60	of carbon monoxide poisoning and recommend the installation of a carbon monoxide detector.
61	(I) Any person who violates any provision of this section is guilty of a misdemeanor and,
62	upon conviction thereof, for a first offense, shall be fined \$250. For a second offense, the person
63	is guilty of a misdemeanor and, upon conviction thereof, shall be fined \$750. For a third and
64	subsequent offenses, the person is guilty of a misdemeanor and, upon conviction thereof, shall
65	<u>be fined \$2000.</u>
66	(m) A violation of this section may not be considered to constitute evidence of negligence
67	or contributory negligence or comparative negligence in any civil action or proceeding for
68	damages.
69	(n) A violation of this section may not constitute a defense in any civil action or proceeding
70	involving any insurance policy.
71	(o) Nothing in this section shall be construed to limit the rights of any political subdivision
72	in this state to enact laws imposing upon owners of any dwelling or other building described in
73	subsection (a) or (f) of this section a greater duty with regard to the installation, repair, and
74	replacement of the smoke detectors or carbon monoxide detectors than is required by this section.
	§15A-10-13. Use of live trees in public buildings; exceptions.
1	Notwithstanding any other provision of law to the contrary, live trees may be displayed in
2	public buildings if the trees are decorated with U/L approved miniature lights, or are not decorated
3	with electrical lights. The provisions of this section do not apply to public buildings used for
4	education, health care, nursing homes or correctional facilities.
	815A-10-14 Safety standards for bod and broakfast establishments; findings

§15A-10-14. Safety standards for bed and breakfast establishments; findings.

1	<u>(a) Findings. — Bed and breakfast establishments provide a unique and important</u>
2	contribution to the state, allowing visitors the opportunity to enjoy many of the aspects of our
3	communities and state not available at hotels and motels and often provide vacationers access
4	to overnight accommodation in areas of this state that would not otherwise be available. These
5	operations continue to grow in number and importance in our state's economy and must be
6	promoted and encouraged by state and local government. Most of these facilities are older
7	residences being converted to this use, and in many cases have architectural and historical
8	significance, and, as with most small businesses, are begun with limited capital available for
9	investment. Any fire safety code standards applicable to these facilities must be sensitive to this
10	distinction and avoid placing a large financial burden on persons operating or planning to operate
11	these facilities. Further, the personal safety of those who live in and visit these facilities is of
12	paramount importance and requires that consideration be made to assure that adequate safety
13	requirements are placed on these facilities to provide for the safety of visitors, residents and, in
14	an emergency, responding firefighters and rescue workers.
15	(b) Definition. — For the purposes of this section, the term "bed and breakfast
16	establishment" means a building occupied as a one-family dwelling unit that provides sleeping
17	accommodations and breakfast to transient guests for a single fee and does not offer more than
18	six guest rooms to no more than 12 guests.
19	(c) Fire code standards. — Notwithstanding any provision of this code to the contrary,
20	every bed and breakfast establishment shall be exempt from provisions of fire safety code
21	requirements which are contrary to the following standards:
22	(1) Each bed and breakfast shall have operational smoke alarms in all common areas,
23	guest rooms and hallways and heat detectors as otherwise required by this code or rule of the
24	Fire Commission. Battery-powered smoke alarms shall be permitted where the establishment has
25	demonstrated that the testing, maintenance and battery replacement procedures will ensure

26	reliable power to the smoke alarms. Notwithstanding any provision of this code to the contrary,
27	no smoking will be allowed inside a bed and breakfast establishment.
28	(2) Each bed and breakfast shall have operational hard-wired, battery-powered or plug-in
29	emergency lighting that indicate available means of egress. Battery-powered or plug-in
30	emergency lighting devices shall be permitted where the establishment has demonstrated that
31	the testing, maintenance and battery replacement procedures will ensure reliable power to the
32	emergency lighting devices.
33	(3) The State Fire Marshal shall permit bed and breakfast establishments that cannot
34	readily comply with the requirements of a legislative rule, which may mandate the installation of
35	a secondary means of escape or a sprinkler system, one year per floor of the establishment to
36	comply with the requirements.
37	(4) All other provisions of the state fire safety code not inconsistent with this section and
38	rules promulgated pursuant to subsection (d) of this section are applicable to bed and breakfast
39	establishments.
40	(d) Legislative rules. — The State Fire Commission shall promulgate or amend an existing
41	legislative rule, in accordance with the provisions of §29A-3-1 et seq. of this code, to effectuate
42	the provisions of this section. The rule shall include a mechanism for the Fire Marshal to grant
43	individual variances to bed and breakfast establishments which cannot otherwise meet provisions
44	of the state fire safety code due to the historic and architectural significance of the establishment
45	with due consideration of the economic limitations inherent in the operation of this type of small
46	business.
47	(e) Historic preservation review. — The owner of a bed and breakfast may request the
48	historical preservation section of the Division of Culture and History, pursuant to section eight,
49	article one of this chapter, to consult with the owner and provide a recommendation to the Fire
50	Marshal regarding the historic character of the structures used or proposed to be used as a bed

- 52 required by the Fire Marshal. If an appeal regarding a decision made by the Fire Marshal is made
- 53 as provided by section eighteen of this article, the Marshal shall consider the recommendation of
- 54 the historical preservation section when making a determination regarding the variance as
- 55 provided for in subsection (d) of this section.

§15A-10-15. Performance of installation of propane gas systems.

- 1 (a) Notwithstanding any statutory or regulatory provisions to the contrary, any person who
- 2 installs, fuels, maintains or services any fuel gas system to a one or two family dwelling shall
- 3 <u>comply with rules promulgated by the Fire Commission relating to fuel gas systems.</u>
- 4 (b) This section does not apply to any person who performs this work on a single family
- 5 <u>dwelling owned or leased, and occupied by that person. The personal exemption provided in this</u>
- 6 <u>subsection is the same as the personal exemption provided in §29-3D-1, et seq of this code.</u>

§15A-10-16. Additional remedies to abate, etc., fire hazards.

1 In case any building, structure or equipment is or is proposed to be erected, constructed, 2 reconstructed, altered, maintained or used, or any land is or is proposed to be used in such a way 3 to endanger life or property from the hazards of fire or explosion or in violation of this article, 4 Article 11 of this chapter, the Fire Code or the Building Code, the State Fire Marshal or the 5 Attorney General may, in addition to other remedies provided by law, institute injunction, 6 mandamus, abatement or any other appropriate action or actions, proceedings to prevent, enjoin, 7 abate or remove such unlawful erection, construction, reconstruction, alteration, maintenance or 8 <u>use.</u>

§15A-10-17. License denial, limitation, suspension, or revocation.

(a) The State Fire Marshal shall deny, limit, suspend, or revoke a license issued if the
 provisions of this article, or if the rules promulgated pursuant to this article or article 11 of this
 chapter are violated.

4 (b) Before any such license is denied, limited, suspended, or revoked, however, written 5 notice shall be given to the licensee, stating the grounds for such denial, limitation, suspension, 6 or revocation. 7 (c) An applicant or licensee has 10 working days after receipt of the order denying, 8 limiting, suspending, or revoking a license to request a formal hearing contesting the denial, 9 limitation, suspension, or revocation of a license under this article. If a formal hearing is requested, 10 the applicant or licensee and the secretary shall proceed in accordance with the provisions of 11 §29A-5-1 et seq. of this code. (d) If the license is denied, limited, suspended, or revoked, the license or certification 12 13 holder shall cease and desist practices of their profession as of the effective date of the denial, 14 limitation, suspension, or revocation. Any administrative appeal of such denial, limitation, 15 suspension, or revocation shall not stay the denial, limitation, suspension, or revocation. 16 (e) A party aggrieved by a decision by the State Fire Marshal, may appeal such final 17 decision to the Office of Administrative Hearings, pursuant to article 9 of this chapter, or may 18 choose independent informal dispute resolution, as set forth in this article. §15A-10-18. Independent informal dispute resolution. 1 (a) A license or certification holder adversely affected by an order or citation of a deficient 2 practice issued pursuant to this article, may request the independent informal dispute resolution 3 process. A license or certificate holder may contest a cited deficiency as contrary to law or 4 unwarranted by the facts or both. 5 (b) The State Fire Marshal has the authority to establish conference panels composed of 6 three persons of the licensed or certified skill to decide the outcome of the independent informal 7 dispute resolution process. One member shall be selected by the State Fire Marshal, one 8 member shall be selected by the licensee or certificate holder, and one member shall be selected 9 by agreement of both. If a vacancy occurs on the panel, the replacement for that member shall 10 be made by the original individual who had selected such member. The members of the panel

11 shall serve without compensation. This panel shall hear the matter and render a decision. The 12 licensee or certificate holder may not be accompanied by counsel during the independent informal 13 dispute resolution conference. 14 (c) Upon appeal of a decision rendered by the State Fire Marshal, the panel shall hold an 15 informal conference affirming, modifying or vacating an order of the State Fire Marshal, or issuing an order in the name of the State Fire Marshal. The panel shall forthwith notify the parties of its 16 17 decision and as soon as practicable send written notices of its decision to the parties. The 18 decision of the panel is final. The independent informal dispute resolution process is not a formal 19 evidentiary proceeding. 20 (d) A party aggrieved by a decision of a panel may appeal pursuant to 29A-5-1 et seq. of 21 this code. 22 (e) The State Fire Marshal shall promulgate a procedural rule to carry out the provisions 23 of this section. §15A-10-19. Establishment of demonstration buildings and equipment for educational instruction in fire prevention and protection; payment therefor. 1 The State Fire Marshal is authorized to establish for educational purposes in public and 2 private schools and state educational institutions, demonstration buildings and equipment for fire 3 prevention and protection, and such expenditures therefor shall be made from the funds 4 appropriated therefor to the office of the State Fire Marshal. §15A-10-20. False alarm of fire; penalties. 1 No person shall make, report, or disclose, by any means of written or verbal 2 communication, aid or abet in such, any alarm of fire which he or she knows to be false at the 3 time of making or turning in the alarm. §15A-10-21. Tax on insurance companies. 1 Every insurance company doing business in this state, except Farmers' Mutual Fire 2 Insurance companies, shall pay to the State Insurance Commissioner annually on or before

3 March 1, in addition to the taxes now required by law to be paid by the companies, one half of 4 one percent of the taxable premiums of the companies on insurance against the hazard of fire 5 and on that portion of all other taxable premiums reasonably applicable to insurance against the 6 hazard of fire which are included in other coverages, and received by it for insurance on property 7 or risks in this state during the calendar year next preceding as shown by their annual statement 8 under oath to the insurance department. The money so received by the State Insurance 9 Commissioner is paid by him or her into the treasury and credited to the special revenue fund 10 created in §15A-10-7 of this code. §15A-10-22. Penalties. 1 (a) Any person who violates any regulations promulgated by the State Fire Commission 2 as provided in article 11 of this chapter, or by the State Fire Marshal as provided in this article, is 3 guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than \$100 or 4 confined in the county jail not more than 90 days, or both. 5 Each day during which any illegal erection, construction, reconstruction, alteration, 6 maintenance or use continues after knowledge or official notice that it is illegal is a separate 7 offense. 8 (b) Except as provided by the provisions of subsection (c) of this section, any person who 9 violates the provisions of §15A-10-20 of this code shall be guilty of a misdemeanor and, upon 10 conviction thereof, shall be fined for a first offense not more than \$100 or confined in jail for not 11 more than 30 days or both fined and confined and for a second and each subsequent offense 12 fined not less than \$100 nor more than \$500 or confined in jail for not less than 90 days nor more 13 than one year, or both. (c) Any person who violates the provisions of §15A-10-20 of this code with the intent to 14 15 cause injury to the person of another, to cause destruction of the property of another or to divert 16 the attention of law enforcement or fire personnel to help effectuate the commission of another 17 crime shall be guilty of a felony and, upon conviction thereof, shall be confined in a state

- correctional facility for not less than one nor more than three years, or fined not more than \$500,
 or both.
- 20 (d) Any officer who knowingly and willfully fails to perform any duty required of him or her
- 21 by this article or who violates any of its provisions is guilty of a misdemeanor and, upon conviction
- 22 thereof, shall be fined not less than \$25 nor more than \$50 for each failure or violation.
- 23 (e) Any person who violates any other provision of this article is guilty of a misdemeanor
- 24 and, upon conviction thereof, shall be fined not more than \$100 or confined in jail not more than
- 25 <u>90 days, or both.</u>

§15A-10-23. Construction.

Being in the interest of public safety, the provisions of this article shall be liberally
 construed.

§15A-10-24. Severability.

- 1 If any section, subsection, subdivision, subparagraph, sentence or clause of this article is 2 adjudged to be unconstitutional or invalid, such invalidation shall not affect the validity of the 3 remaining portions of this article, and, to this end, the provisions of this article are hereby declared 4 to be severable. §15A-10-25. Awarding service weapon upon retirement of fire marshal or service weapon. 1 (a) Upon the retirement of a State Fire Marshal, any full-time deputy fire marshal or any 2 full-time assistant fire marshal employed by the State Fire Marshal pursuant to this article, shall 3 award to the retiring member his or her service weapon, without charge, upon determining: 4 (1) That the retiring employee is retiring honorably with at least 20 years of service; or 5 (2) The retiring employee is retiring with less than 20 years of service based upon a 6 determination that the employee is totally physically disabled as a result of his or her service with
- 7 the State Fire Marshal.
- 8 (b) Notwithstanding the provisions of subsection (a) of this section, the State Fire Marshal 9 may not award a service weapon to any employee whom the State Fire Marshal knows is

- 10 prohibited from possessing a firearm, finds to be mentally incapacitated, or who constitutes a
- 11 danger to any person or the community.
- 12 (c) If a service weapon is taken out of service due to routine wear, the State Fire Marshal
- 13 may offer the service weapon for sale to any active or retired State Fire Marshal, assistant State
- 14 Fire Marshal or deputy State Fire Marshal, at fair market value, with the proceeds from any sales
- 15 used to offset the cost of new service weapons. The disposal of service weapons pursuant to this
- 16 subsection does not fall within the jurisdiction of the Purchasing Division of the Department of
- 17 Administration.

ARTICLE 11. FIRE COMMISSION.

<u>§15A-11-1. State Fire Commission continued; composition; qualifications; appointment;</u> <u>terms of office; removal; vacancies; compensation and expenses.</u>

1 (a) The Fire Commission is hereby continued, which shall consist of 13 voting members, 2 with the Fire Marshal sitting as an ex-officio nonvoting member. The voting members shall be 3 qualified by experience and training to deal with the matters which are the responsibilities of the 4 commission. All current members of the commission are continued in their respective term. The 5 officers of the West Virginia Fire Chiefs Association, the West Virginia Firemen's Association, the 6 West Virginia Professional Fire Fighters Association, the West Virginia Professional Fire Chiefs 7 Association, the West Virginia Manufacturers Association, the Professional Independent 8 Insurance Agents of West Virginia, and the West Virginia Society of Architects shall submit a list 9 of names of persons recommended by each of these associations to the Governor for 10 consideration in appointing the State Fire Commission. The West Virginia Professional Fire 11 Fighters Association and the West Virginia Professional Fire Chiefs Association shall recommend 12 the names of two persons from full-time paid fire departments. The West Virginia Fire Chiefs Association and the West Virginia Firemen's Association shall each recommend the names of 13 14 three persons from volunteer fire departments. The West Virginia Manufacturers Association shall 15 recommend the names of three persons to represent business and industry. The Professional

16	Independent Insurance Agents of West Virginia shall recommend the names of two persons to
17	represent the fire insurance industry. The West Virginia Society of Architects shall recommend
18	the names of two persons to represent registered architects. Appointments to the commission
19	shall be made by the Governor, by and with the advice and consent of the Senate, from the lists
20	of qualified persons recommended by the organizations. Three members shall be appointed to
21	represent full-time paid fire departments, one member shall be appointed to represent the full-
22	time paid fire chiefs, three members shall be appointed to represent volunteer fire departments
23	and two members shall be appointed to represent the volunteer fire chiefs. Two members shall
24	be appointed to represent business and industry and one member shall be appointed to represent
25	the fire insurance industry. One member shall be appointed to represent registered architects.
26	The term of office of the members shall be staggered five-year terms. Vacancies shall be filled in
27	the same manner as the original appointment but only for the remainder of a term. All members
28	serve at the will and pleasure of the Governor, and may be removed for any or no reason.
29	(b) The members of the State Fire Commission shall serve without compensation but shall
30	be reimbursed for their reasonable and necessary expenses actually incurred in the performance
31	of their duties.
32	(c) All costs incidental to the administration of the commission shall be paid from the
33	special fund by the State Fire Marshal established in §15A-10-7 of this code.
	<u>§15A-11-2. Chairperson; vice chairperson; meetings; quorum.</u>
1	(a) The State Fire Commission shall select a chairperson and vice chairperson from
2	among its members and shall hold regular meetings at least once every two months and special
3	meetings when called by its chairman. In the absence of the chairman, the vice chairman shall
4	exercise the powers and duties of the chairman.
5	(b) No business shall be transacted by the State Fire Commission in the absence of a
6	quorum which shall be seven members, one of whom must be the chairperson or vice
7	chairperson.

§15A-11-3. Promulgation of rules and State Fire Code.

1	(a) Pursuant to the provisions of § 29A-3-1 et seq. of this code, the State Fire Commission
2	shall propose and promulgate comprehensive rules for the safeguarding of life and property from
3	the hazards of fire and explosion to be known as the State Fire Code. Rules embodied in the
4	State Fire Code shall be in accordance with standard safe practice as embodied in widely
5	recognized standards of good practice for fire prevention and fire protection and have the force
6	and effect of law in the several counties, municipalities and political subdivisions of the state. The
7	rule shall include, but not be limited to, standard safe practices for the design, construction,
8	location, installation, maintenance and operation of liquefied petroleum gas systems, and training
9	standards and qualifications for persons who install or maintain liquefied petroleum gas systems.
10	(b) The State Fire Commission may establish work groups and seek input in the
11	rulemaking process from groups or individuals with an interest in any aspect of the fire code.
	§15A-11-4. Hazardous substance emergency response training programs.
1	(a) The State Fire Commission shall promulgate rules pursuant to § 29A-3-1 et seg. of
2	this code establishing criteria for qualified training programs in hazardous substance emergency
3	response activities and procedures for such qualified training programs to be certified by the State
4	Fire Marshal.
5	(b) For the purposes of this section, "hazardous substance" means any hazardous
6	substance as defined in chapter 88, Acts of the Legislature, regular session, 1985, any "chemical
7	substances and materials" listed in the rules promulgated by the Commissioner of Labor pursuant
8	to §21-3-8 of this code, and any "hazardous waste" as defined in §22-18-1 et seq. of this code.
	§15A-11-5. Promulgation of rules and statewide building code.
1	(a) The State Fire Commission shall propose rules for legislative approval in accordance
2	with the provisions of §29A-3-1 et seq. of this code to safeguard life and property and to ensure
3	the quality of construction of all structures erected or renovated throughout this state through the
4	adoption of a State Building Code. The rule may include provisions regarding building

5 construction, renovation and all other aspects as related to the construction and mechanical 6 operations of a structure. The rule shall include building energy codes. The rules shall be in 7 accordance with standard safe practices so embodied in widely recognized standards of good 8 practice for building construction and all aspects related thereto and have force and effect in those 9 counties and municipalities adopting the State Building Code: Provided, That each county or 10 municipality may adopt the code to the extent that it is only prospective and not retroactive in its 11 application. 12 (b) The State Fire Commission may establish advisory boards as it considers appropriate 13 to encourage representative participation in subsequent rulemaking from groups or individuals 14 with an interest in any aspect of the State Building Code or related construction or renovation 15 practices. 16 (c) For the purpose of this section, the term "building code" is intended to include all 17 aspects of safe building construction and mechanical operations and all safety aspects related thereto. Whenever any other state law, county or municipal ordinance or regulation of any agency 18 19 thereof is more stringent or imposes a higher standard than is required by the State Building 20 Code, the provisions of the state law, county or municipal ordinance or regulation of any agency 21 thereof governs if they are not inconsistent with the laws of West Virginia and are not contrary to 22 recognized standards and good engineering practices. In any question, the decision of the State 23 Fire Commission determines the relative priority of any such state law, county or municipal 24 ordinance or regulation of any agency thereof and determines compliance with State Building 25 Code by officials of the state, counties, municipalities and political subdivisions of the state. 26 (d) Enforcement of the provisions of the State Building Code is the responsibility of the 27 respective local jurisdiction. Also, any county or municipality may enter into an agreement with 28 any other county or municipality to provide inspection and enforcement services: Provided, That 29 any county or municipality may adopt the State Building Code with or without adopting the BOCA 30 National Property Maintenance Code.

31	(e) After the State Fire Commission has promulgated rules as provided in this section,
32	each county or municipality intending to adopt the State Building Code shall notify the State Fire
33	Marshal of its adoption.
34	(f) The State Fire Commission may conduct public meetings in each county or municipality
35	adopting the State Building Code to explain the provisions of the rules.
36	(g) The provisions of the State Building Code relating to the construction, repair, alteration,
37	restoration and movement of structures are not mandatory for existing buildings and structures
38	identified and classified by the State Register of Historic Places under the provisions of §29-1-8
39	of this code or the National Register of Historic Places, pursuant to 16 U.S.C. §470a. Prior to
40	renovations regarding the application of the State Building Code, in relation to historical
41	preservation of structures identified as such, the authority having jurisdiction shall consult with the
42	Division of Culture and History, State Historic Preservation Office. The final decision is vested in
43	the State Marshal. Additions constructed on a historic building are not excluded from complying
44	with the State Building Code.
	§15A-11-6. Public hearings and notice.
1	Prior to the promulgation of a State Fire Code, or any amendments thereto, as provided
2	in this article, the State Fire Commission shall hold at least one public hearing on the proposed
3	regulations contained therein, notice of which shall be the same as the notice for a hearing as
4	provided in the Administrative Procedure Act, §29A-1 et seq. of this code.
	§15A-11-7. Commission's powers in conduct of public hearing.
1	For the purposes of any public hearing under this article, the State Fire Commission is
2	empowered and authorized to issue subpoenas and subpoenas duces tecum, to take testimony
3	and to administer oaths to any witness in any proceeding or examination instituted before it or
4	
-	conducted by it with reference to any matter within its jurisdiction. In all hearings or proceedings
5	conducted by it with reference to any matter within its jurisdiction. In all hearings or proceedings before the State Fire Commission the evidence of witnesses and the production of documentary

7	subpoena or other process the State Fire Commission or any party to the proceedings before the
8	commission may invoke the aid of any circuit court in requiring the evidence and testimony of
9	witnesses and the production of papers, books and documents. And such court, in case of refusal
10	to obey the subpoena issued to any person subject to the provisions of this chapter, shall issue
11	an order requiring such person to appear before the State Fire Commission and produce all books
12	and papers, if so ordered, and give evidence touching the matter in question.
	<u>§15A-11-8. Powers, duties and authority of State Fire Commission.</u>
1	(a) All state and area training and education in fire service shall be coordinated by the
2	State Fire Commission. The State Fire Marshal shall ensure that these programs are operated
3	throughout the state at a level consistent with needs identified by the commission.
4	(b) The State Fire Commission may make recommendations to the State Insurance
5	Commissioner regarding town classifications for fire insurance rates.
6	(c) The formation of any new fire department, including volunteer fire departments,
7	requires the concurrence of the State Fire Commission. The State Fire Commission shall develop
8	a method of certification which can be applied to all fire departments and volunteer fire
9	departments.
10	(d) The State Fire Commission shall develop a plan for fire prevention and control which
11	shall include, but not be limited to, the following areas: Manpower needs; location of training
12	centers; location of fire prevention and control units; communications; fire fighting facilities; water
13	sources; vehicular needs; public education and information; public participation; standardization
14	in record keeping; evaluation of personnel; reporting of fire hazards; programs on mutual aid;
15	location of public safety agencies; outline of fire prevention programs; and accessibility of fire
16	prevention information.
17	(e) The State Fire Commission shall establish fire protection areas and at such times as
18	funds are available shall establish field offices for inspection, planning and certification.

19	(f) The State Fire Marshal may accept, on behalf of the State Fire Commission, gifts,
20	grants, court ordered civil forfeiture proceedings and bequests of funds or property from
21	individuals, foundations, corporations, the federal government, governmental agencies and other
22	organizations or institutions. The State Fire Marshal, acting on behalf of the State Fire
23	Commission, may enter into, sign and execute any agreements and do and perform any acts that
24	may be necessary, useful, desirable or convenient to effectuate the purposes of this article.
25	Moneys from gifts, grants, civil forfeiture proceedings and bequests received by the State Fire
26	Marshal shall be deposited into the special account set forth in §15A-10-7 of this code, and the
27	State Fire Marshal, with the approval of the State Fire Commission, has the authority to make
28	expenditures of, or use of any tangible property, in order to effectuate the purposes of this article.
29	(g) The State Fire Commission shall establish standards and procedures for fire
30	departments to implement the provisions of this section with regard to the following:
31	(1) Fire prevention and control;
32	(2) Uniform standards of performance, equipment and training;
33	(3) Certification;
34	(4) Training and education in fire service, subject to the rule-making requirements set forth
35	in section nine of this article; and
36	(5) The creation, operation and responsibilities of fire departments throughout the state.
37	(h) The State Fire Commission may establish advisory boards as it considers appropriate
38	to encourage representative participation in subsequent rulemaking from groups or individuals
39	with an interest in any aspect of the State Fire or Building Code or related construction or
40	renovation practices.
41	(i) The State Fire Commission may deny, suspend, or revoke certification of any fire
42	department in the State of West Virginia if a fire department is not in compliance with all applicable
43	laws, rules and regulations.

44 (j) Appeals from any final decision of the Fire Commission shall be heard by the Office of

45 Administrative Hearings pursuant to this chapter.

§15A-11-9. Volunteer firefighters' training and equipment.

- 1 (a) The State Fire Commission shall maintain oversight and authority over training, 2 equipment requirements, and performance standards for volunteer fire departments and its 3 members, establishing and maintaining said requirements pursuant to legislative rule, in 4 accordance with the provisions of §29A-3-1 et seq. of this code, to establish training requirements 5 for firefighters which: 6 (1) Provide for: 7 (A) Minimum training levels for rescue and fire fighting; 8 (B) Minimum levels of equipment needed to protect life and property within fire service 9 areas; 10 (C) Minimum performance standards the departments must meet in response times, 11 communications, levels of water flow and pressure; and 12 (D) Other performance measures as considered necessary to meet the overall goals of 13 improved fire prevention and control; 14 (2) Allow the training to be offered in segments, blocks or modules: *Provided*, That no 15 firefighter may engage in firefighting activities, except in response to wildland fires, until he or she 16 has completed all firefighter one training: Provided, however, That support members may provide 17 ancillary assistance to firefighters as defined by the rule; 18 (3) Provide for online training; 19 (4) Allow testing to be done in person or online; and 20 (5) Establish the testing requirements which include:
- 21 (A) If the individual is required to test in person, then the tests must be given regionally at
- 22 various times throughout the year; or

- (B) If the individual is authorized to test online, then the requirements for online testing
 must be established.
- 25 (b) Notwithstanding any provision of this code to the contrary, the State Fire Commission
- 26 may establish or continue a pilot project program which implements changes to standards
- 27 imposed on volunteer firefighting that address problems facing volunteer fire departments in the
- 28 <u>state, including issues related to training, recruitment and retention.</u>
- 29 (1) The State Fire Commission may limit the number of participating volunteer fire
- 30 <u>departments in the pilot project program.</u>
- 31 (2) The State Fire Commission shall set the rules and conditions for participating volunteer
- 32 fire departments by policies adopted and ratified by the commission.
- 33 (3) On July 1 of each year, the State Fire Commission shall annually provide a full
- 34 <u>summary report of the status of the program to the Joint Committee on Government and Finance.</u>

§15A-11-10. Courtesy certification of firefighters in surrounding states to serve as volunteer firefighter.

1 (a) It is the intention of the Legislature to permit individuals who have been certified as

2 professional or volunteer firefighters in a state bordering West Virginia to serve as volunteer

- 3 firefighters in West Virginia.
- 4 (b) Beginning July 1, 2020, the State Fire Commission shall establish a process by which
- 5 <u>a courtesy certification to serve as a volunteer firefighter in this state may be issued to any person</u>
- 6 who satisfies the following requirements:
- 7 (1) Is a certified professional or volunteer firefighter in good standing in a state bordering
- 8 <u>West Virginia;</u>
- 9 (2) Complies with the application process and procedures established by the State Fire
- 10 <u>Commission; and</u>
- 11 (3) Submits any required fee.

- 12 (c) Issuance of a courtesy certification shall not be withheld by the State Fire Commission
- 13 based on an individual's failure to satisfy the training requirements for volunteer firefighters set
- 14 <u>forth in legislative rules promulgated pursuant to §15A-11-9 of this code.</u>
- 15 (d) The State Fire Commission shall propose rules for legislative approval in accordance
- 16 with the provisions of §29A-3-1 et seq. of this code to implement the provisions of this section.
- 17 (e) Any courtesy certification issued pursuant to this section may be revoked at any time
- 18 if the individual's certification in the bordering state is restricted, revoked, or otherwise expires.
- 19 (f) Any courtesy certification issued pursuant to this section must be renewed biennially.
- 20 (g) The State Fire Commission may deny, suspend, or revoke a courtesy certification if
- 21 the certificate holder is, or has acted, not in compliance with all applicable laws, rules and
- 22 regulations.
- 23 (h) Appeals from any final decision of the Fire Commission shall be heard by the Office
- 24 of Administrative Hearings pursuant to this chapter.

<u>§15A-11-11. Fire Service Equipment and Training Fund; creation of fire service equipment</u> and training grant; reports of ineligibility to State Fire Marshal.

- 1 (a) *Definitions*. For the purposes of this section:
- 2 <u>"Equipment and training grant" means a grant of money to a volunteer fire company or a</u>
- 3 part-volunteer fire department from the Fire Service Equipment and Training Fund created in
- 4 <u>§15A-11-11 of this code;</u>
- 5 <u>"Formula distribution" means a distribution of money to volunteer and part-volunteer fire</u>
- 6 companies or departments made pursuant to §33-3-14d, §33-3-33, and §33-12C-7 of this code;
- 7 <u>and</u>
- 8 <u>"State funds account" means a bank account established by a volunteer or part-volunteer</u>
- 9 fire company or department and maintained for the exclusive use and accounting of money from
- 10 <u>formula distributions and equipment and training grants.</u>

11 (b) Filing required documentation. — Every volunteer and part-volunteer fire company or department seeking to receive formula distributions or an equipment and training grant shall file 12 13 copies of bank statements and check images from the company's or department's state funds 14 account for the previous calendar year with the Legislative Auditor on or before February 1 of 15 each year. 16 (c) Reviews and audits. — The Legislative Auditor is authorized to conduct regular reviews 17 or audits of deposits and expenditures from formula distribution and equipment and training grant 18 funds by volunteer and part-volunteer fire companies or departments. The Legislative Auditor may 19 assign an employee or employees to perform audits or reviews at his or her direction. The State 20 Treasurer shall provide the Legislative Auditor information, in the manner designated by the 21 Legislative Auditor, concerning formula distributions and equipment and training grants paid to 22 volunteer or part-volunteer fire companies and departments. The volunteer or part-volunteer fire 23 company or department shall cooperate with the Legislative Auditor, the Legislative Auditor's 24 employees, and the State Auditor in performing their duties under the laws of this state. 25 (d) State Auditor. — Whenever the State Auditor performs an audit of a volunteer or part-26 volunteer fire company or department for any purpose, the Auditor shall also conduct an audit of 27 other state funds received by the company or department pursuant to §33-3-14d, §33-3-33, and 28 §33-12C-7 of this code. The Auditor shall send a copy of the audit to the Legislative Auditor. The 29 Legislative Auditor may accept an audit performed by the Auditor in lieu of performing an audit 30 under this section. 31 (e) Withholding of funds. —The Treasurer is authorized to withhold payment of a formula 32 distribution or an equipment and training grant from a volunteer or part-volunteer fire company or 33 department, when properly notified by the Legislative Auditor pursuant to this section, of any of 34 the following conditions: 35 (1) Failure to file, in a timely manner, copies of bank statements and check images with 36 the Legislative Auditor;

37 ((2) Failure to coo	perate with a review or	audit conducted by	the Legislative Auditor;
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38 (3) Misapplication of state funds; or

39 (4) Failure to file a report or a sworn statement of expenditures as required by §12-4-14

- 40 of this code for a state grant other than an equipment and training grant.
- 41 (f) Delinquency in filing. If, after February 1, a volunteer or part-volunteer fire company

42 or department has failed to file the required bank statements and check images with the

43 Legislative Auditor, the Legislative Auditor shall notify the delinquent company or department at

44 two separate times in writing of the delinquency and of possible forfeiture of its Fire Service

- 45 Equipment and Training Fund distribution for the year. If the required bank statements and check
- 46 images are not filed with the Legislative Auditor by March 31, unless the time period is extended

47 by the Legislative Auditor, the Legislative Auditor shall then notify the Treasurer who shall withhold

48 payment of any amount that would otherwise be distributed to the company or department. Prior

49 to each subsequent quarterly disbursement of funds by the Treasurer, the Legislative Auditor shall

50 notify each delinquent company or department twice per each guarter in which the company or

51 department is delinquent. The Legislative Auditor may choose the method or methods of

52 notification most likely to be received by the delinquent company or department.

53 (g) Noncooperation. — If, in the course of an audit or review by the Legislative Auditor, a 54 volunteer or part-volunteer fire company or department fails to provide documentation of its 55 accounts and expenditures in response to a request of the Legislative Auditor, the Legislative 56 Auditor shall notify the State Treasurer who shall withhold payment of any amount that would 57 otherwise be distributed to the company or department under the provisions of §33-3-14d, §33-58 3-33, and §33-12C-7 of this code until the Legislative Auditor informs the State Treasurer that the 59 company or department has cooperated with the review or audit. 60 (h) Reporting of other grants. — Nothing in this section alters the duties and

- 61 responsibilities of a volunteer or part-volunteer fire company or department imposed under §12-
- 62 <u>4-14 of this code if that company or department has received funds from any state grant program</u>

63 other than from the Fire Service Equipment and Training Fund. If the Legislative Auditor is notified by a grantor that a volunteer or part-volunteer fire company or department has failed to file a 64 65 report or a sworn statement of expenditures for a state grant it received, the Legislative Auditor 66 shall notify the State Treasurer who shall withhold further distributions to the company or 67 department in the manner provided in this section. (i) Escrow and forfeiture of moneys withheld. — The Volunteer Fire Department Audit 68 69 Account previously created in the Treasury is hereby continued. When the State Treasurer 70 receives notice to withhold the distribution of money to a volunteer or part-volunteer fire company 71 or department pursuant to this section, the Treasurer shall instead deposit the amounts withheld 72 into the Volunteer Fire Department Audit Account. If the Treasurer receives notice that the 73 volunteer or part-volunteer fire company or department has come into compliance in less than 74 one year from the date of deposit into this special revenue account, then the Treasurer shall 75 release and distribute the withheld amounts to the company or department, except that any 76 interest that has accrued thereon shall be credited to the general revenue of the state. If, after 77 one year from payment of the amount withheld into the special revenue account, the Legislative 78 Auditor informs the State Treasurer of continued noncooperation by the company or department, 79 the delinquent company or department forfeits the amounts withheld and the State Treasurer shall 80 pay the amounts withheld into Fire Service Equipment and Training Fund created in §29-3-5f of 81 this code. 82 (i) Misuse of state money. — If the Legislative Auditor determines that a volunteer or part-83 volunteer fire company or department has used formula distribution money for purposes not 84 authorized by §8-15-8b of this code or has used equipment and training grant money for purposes not authorized by the grant program, the Legislative Auditor shall give a written notice of 85 86 noncompliance to the company or department. If a volunteer or part-volunteer fire company or 87 department disagrees or disputes the finding, the company or department may contest the finding 88 by submitting a written objection to the Legislative Auditor within five working days of receipt of

89 the Legislative Auditor's finding. The department or company shall then have 60 days from the 90 date of the Legislative Auditor's finding to provide documentation to substantiate that the 91 expenditures were made for authorized purposes. If the volunteer or part-volunteer fire company 92 or department does not dispute the findings of the Legislative Auditor or if the company or 93 department is not able to substantiate an authorized purpose for the expenditure, the Legislative 94 Auditor shall notify the Treasurer of the amount of misapplied money and the Treasurer shall 95 deduct that amount from future distributions to that company or department until the full amount 96 of unauthorized expenditure is offset.

CHAPTER 19. AGRICULTURE.

ARTICLE 1. DEPARTMENT OF AGRICULTURE.

§19-1-4. Duties of commissioner.

1

The Commissioner of Agriculture shall perform the following duties:

2 (a) Devise means of advancing the agricultural interests of the state and, in the 3 performance of such duty, he or she shall have authority to call upon any state department, or 4 officer of the state or county, to cooperate in promoting the agricultural interests of the state. It 5 shall be the duty of any such department, or officer, upon request of the commissioner to render 6 the assistance desired;

(b) Promote and encourage the organization of such societies and associations as have
for their object the improvement and development of the state's agricultural, horticultural and
kindred interests, especially in production, processing for market and distribution;

(c) Conduct cooperative work with the United States Department of Agriculture in
 inspecting and determining the grade and condition of farm produce at collecting centers,
 receiving centers and shipping points;

(d) Induce the investment of capital in, and immigration into, this state by the dissemination
of information relative to the soil, climate, health, natural resources, market opportunities and
advantages of the state;

(e) Investigate and report upon the kinds, conditions and extent of the mineral products of
the state and their value;

(f) Take charge of the museum of the Department of Agriculture, collect, preserve and
exhibit therein specimens of agricultural, horticultural and kindred products, products of the
forests, minerals, flora and fauna of the state;

(g) Publish and distribute, from time to time, such reports and bulletins concerning
agriculture, horticulture and kindred subjects as may be of value to the farmers of the state and,
as conditions may demand, publish a handbook giving the resources of the several counties of
the state, the varieties of soil and products, both mineral and vegetable, and the adaptability of
the different sections of the state to the different branches of agriculture, horticulture and kindred
interests;

(h) Submit a biennial report to the Governor and Legislature containing such information
as to the operations of the department as may be helpful to the agricultural interests of the state,
together with an itemized statement of all receipts and disbursements during the biennial period
covered thereby and giving the name of every person employed during such period, the time
employed and the amount paid each employee;

32 (i) Perform such other duties and exercise such other powers as are provided in this33 chapter and by general law;

(j) Enter into an agreement with the Secretary of the Department of Veterans' Assistance
to transfer without consideration all or part of the approximately 17 acres of Department of
Agriculture property in Beckley, West Virginia, located adjacent to the Jackie Withrow Hospital
which was formerly known as Pinecrest Hospital, for construction of a veterans skilled nursing
facility; and

- (k) Propose rules, including regulatory standards, for legislative approval in accordance
 with the provisions of §29A-3-1 *et seq.* of this code for the purpose of carrying out the
 requirements of this chapter; and
- 42 (I) Cooperate with the State Resiliency Office to the fullest extent practicable to assist that
- 43 <u>office in fulfilling its duties</u>.

ARTICLE 21A. CONSERVATION DISTRICTS.

§19-21A-4. State Conservation Committee; continuation.

- (a) The State Conservation Committee is continued. It serves as an agency of the State
 and is to perform the functions conferred upon it in this article. The committee consists of the
 following 10 members:
- 4 (1) Four citizen members;
- 5 (2) The following ex officio members or his or her designee:
- 6 (A) The director of the state Cooperative Extension Service;
- 7 (B) The director of the State Agricultural and Forestry Experiment Station;
- 8 (C) The Secretary of the Department of Environmental Protection;
- 9 (D) The State Commissioner of Agriculture, who is the chairperson of the committee;
- 10 (E) The director of the Division of Forestry; and
- 11 (F) The president of the West Virginia Association of Conservation Districts.
- (b) The Governor shall appoint, by and with the consent of the Senate, the four citizen
 members. Members shall be appointed for four-year terms, which are staggered in accordance
 with the initial appointments under prior enactment of this section. In the event of a vacancy, the
 appointment is for the unexpired term.
- (c) The committee may invite the Secretary of Agriculture of the United States of America
 to appoint one person to serve with the committee as an advisory member.

(d) The committee shall keep a record of its official actions, shall adopt a seal, which shall
be judicially noticed, and may perform those acts, hold public hearings, and adopt or propose for
legislative approval rules necessary for the execution of its functions under this article.

21 (e) The State Conservation Committee may employ an administrative officer, technical 22 experts and other agents and employees, permanent and temporary, as it requires. The 23 administrative officer and support staff shall be known as the West Virginia Conservation Agency. 24 The committee shall determine their qualifications, duties, and compensation. The committee may 25 call upon the Attorney General of the state for legal services it requires. It may delegate to its 26 chairperson, to one or more of its members, or to one or more agents or employees powers and 27 duties it considers proper. The committee may secure necessary and suitable office 28 accommodations and the necessary supplies and equipment. Upon request of the committee, for 29 the purpose of carrying out any of its functions, the supervising officer of any state agency or of 30 any state institution of learning shall, insofar as may be possible, under available appropriations 31 and having due regard to the needs of the agency to which the request is directed, assign or detail 32 to the committee members of the staff or personnel of the agency or institution of learning and 33 make special reports, surveys or studies required by the committee.

(f) A member of the committee holds office so long as he or she retains the office by virtue of which he or she is serving on the committee. A majority of the committee is a quorum and the concurrence of a majority in any matter within their duties is required for its determination. The chairperson and members of the committee may receive no compensation for their services on the committee, but are entitled to reimbursement of expenses, including traveling expenses necessarily incurred in the discharge of their duties on the committee. The committee shall:

40 (1) Require the execution of surety bonds for all employees and officers who are entrusted
41 with funds or property;

42 (2) Provide for the keeping of a full and accurate public record of all proceedings and of
43 all resolutions, rules and orders issued or adopted; and

44 (3) Provide for an annual audit of the accounts of receipts and disbursements; and

45 (4) <u>Cooperate with the State Resiliency Office to the fullest extent practicable to assist that</u>
46 office in fulfilling its duties.

47 (g) In addition to other duties and powers conferred upon the State Conservation48 Committee, it may:

49 (1) Offer appropriate assistance to the supervisors of conservation districts, organized as
 50 provided in this article, in the carrying out of any of their powers and programs;

51 (2) Keep the supervisors of each of the several districts, organized under the provisions 52 of this article, informed of the activities and experience of all other districts organized under this 53 article and facilitate an interchange of advice and experience between the districts and 54 cooperation between them;

(3) Coordinate the programs of the several conservation districts so far as this may be
done by advice and consultation;

57 (4) Contract for services directly related to natural disaster recovery and stream restoration
58 related to flooding, on an as needed basis;

(5) Comply with provisions of present and future federal aid statutes and regulations,
including execution of contracts or agreements with, and cooperation in, programs of the United
States government and any of its proper departments, bureaus, or agencies relating to natural
disaster response, natural disaster recovery, or stream restoration related to flooding;

63 (6) Secure the cooperation and assistance of the United States and any of its agencies64 and of agencies of this state in the work of the districts;

65 (7) Disseminate information throughout the state concerning the activities and programs
66 of the conservation districts and encourage the formation of the districts in areas where their
67 organization is desirable;

68 (8) Administer a conservation grant program that provides financial assistance to
 69 conservation districts and others to promote approved conservation projects;

(9) Accept and receive donations, gifts, contributions, grants and appropriations in money,
services, materials or otherwise from the United States or any of its agencies, from the State of
West Virginia, or from other sources and use or expend the money, services, materials or other
contributions in carrying out the policy and provisions of this article, including the right to allocate
the money, services or materials in part to the various conservation districts created by this article
in order to assist them in carrying on their operations; and

76 (10) Obtain options upon and acquire by purchase, exchange, lease, gift, grant, bequest, 77 devise or otherwise any property, real or personal, or rights or interests in the property; maintain, 78 administer, operate and improve any properties acquired; receive and retain income from the 79 property and to expend the income as required for operation, maintenance, administration or 80 improvement of the properties or in otherwise carrying out the purposes and provisions of this 81 article; and sell, lease or otherwise dispose of any of its property or interests in the property in 82 furtherance of the purposes and the provisions of this article. Money received from the sale of 83 land acquired in the small watershed program shall be deposited in the special account of the 84 State Conservation Committee and expended as provided in this article;

(11) To-Promulgate emergency and legislative rules to effectuate the provisions of this
article as amended and reenacted by the Legislature during the 2018 regular session of the
Legislature; and

88 (12) Upon a Governor's proclamation declaring a state of emergency or federal disaster 89 declaration, the state committee, its employees or agents may enter any water of the state for the 90 purpose of removing debris and other obstruction which impede water flow and present additional 91 flood hazards. The agency shall make reasonable efforts to secure the permission of the 92 landowner before entering any private property in connection with these removal activities. The 93 exercise of this limited authority does not constitute taking of private property or trespass. This 94 authority shall continue for the duration of the Governor's proclamation or the federal disaster 95 declaration.

CHAPTER 20. NATURAL RESOURCES.

ARTICLE 1. ORGANIZATION AND ADMINISTRATION.

§20-1-7. Additional powers, duties and services of director.

In addition to all other powers, duties and responsibilities granted and assigned to the
 director in this chapter and elsewhere by law, the director may:

3 (1) With the advice of the commission, prepare and administer, through the various 4 divisions created by this chapter, a long-range comprehensive program for the conservation of 5 the natural resources of the state which best effectuates the purpose of this chapter and which 6 makes adequate provisions for the natural resources laws of the state;

7 (2) Sign and execute in the name of the state by the Division of Natural Resources any 8 contract or agreement with the federal government or its departments or agencies, subdivisions 9 of the state, corporations, associations, partnerships or individuals: Provided, That 10 intergovernmental cooperative agreements and agreements with nongovernmental organizations 11 in furtherance of providing a comprehensive program for the exploration, conservation, 12 development, protection, enjoyment and use of the natural resources of the state are exempt from 13 the provisions of §5A-3-1 et seq. of this code: Provided, however, That repair, renovation and 14 rehabilitation of existing facilities, buildings, amenities and infrastructure necessary to protect 15 public health or safety or to provide uninterrupted enjoyment and public use of state parks, state 16 forests, wildlife management areas and state natural areas under the jurisdiction of the Division 17 of Natural Resources are exempt from the provisions of §5A-3-1 et seq. of this code. Nothing in 18 this section authorizes new construction of buildings and new construction of recreational facilities 19 as defined in §20-5-4 of this code without complying with the provisions of §5A-3-1 et seq. of this 20 code.

(3) Conduct research in improved conservation methods and disseminate information
 matters to the residents of the state;

(4) Conduct a continuous study and investigation of the habits of wildlife and, for purposes
of control and protection, to classify by regulation the various species into such categories as may
be established as necessary;

(5) Prescribe the locality in which the manner and method by which the various species of
wildlife may be taken, or chased, unless otherwise specified by this chapter.

(6) Hold at least six meetings each year at such time and at such points within the state,
as in the discretion of the Natural Resources Commission may appear to be necessary and proper
for the purpose of giving interested persons in the various sections of the state an opportunity to
be heard concerning open season for their respective areas, and report the results of the meetings
to the Natural Resources Commission before the season and bag limits are fixed by it;

(7) Suspend open hunting season upon any or all wildlife in any or all counties of the state with the prior approval of the Governor in case of an emergency such as a drought, forest fire hazard or epizootic disease among wildlife. The suspension shall continue during the existence of the emergency and until rescinded by the director. Suspension, or reopening after such suspension, of open seasons may be made upon 24 hours' notice by delivery of a copy of the order of suspension or reopening to the wire press agencies at the state capitol;

39 (8) Supervise the fiscal affairs and responsibilities of the division;

40 (9) Designate such localities as he or she shall determine to be necessary and desirable41 for the perpetuation of any species of wildlife;

42 (10) Enter private lands to make surveys or inspections for conservation purposes, to
43 investigate for violations of provisions of this chapter, to serve and execute warrants and
44 processes, to make arrests and to otherwise effectively enforce the provisions of this chapter;

45 (11) Acquire for the state in the name of the Division of Natural Resources by purchase,
46 condemnation, lease or agreement, or accept or reject for the state, in the name of the Division
47 of Natural Resources, gifts, donations, contributions, bequests or devises of money, security or

48 property, both real and personal, and any interest in such property, including lands and waters,

49 which he or she deems suitable for the following purposes:

50 (a) For state forests for the purpose of growing timber, demonstrating forestry, furnishing
51 or protecting watersheds or providing public recreation;

(b) For state parks or recreation areas for the purpose of preserving scenic, aesthetic,
scientific, cultural, archaeological or historical values or natural wonders, or providing public
recreation;

(c) For public hunting, trapping or fishing grounds or waters for the purpose of providing
areas in which the public may hunt, trap or fish, as permitted by the provisions of this chapter and
the rules issued hereunder;

58 (d) For fish hatcheries, game farms, wildlife research areas and feeding stations;

(e) For the extension and consolidation of lands or waters suitable for the above purposes
by exchange of other lands or waters under his or her supervision;

(f) For such other purposes as may be necessary to carry out the provisions of this chapter;
(12) Capture, propagate, transport, sell or exchange any species of wildlife as may be
necessary to carry out the provisions of this chapter;

64 (13) Sell timber for not less than the value thereof, as appraised by a qualified appraiser 65 appointed by the director, from all lands under the jurisdiction and control of the director, except 66 those lands that are designated as state parks and those in the Kanawha State Forest. The 67 appraisal shall be made within a reasonable time prior to any sale, reduced to writing, filed in the office of the director and shall be available for public inspection. The director must obtain the 68 69 written permission of the Governor to sell timber when the appraised value is more than \$5,000. 70 The director shall receive sealed bids therefor, after notice by publication as a Class II legal 71 advertisement in compliance with the provisions of §59-3-1 et seq. of this code and the publication 72 area for the publication shall be each county in which the timber is located. The timber so 73 advertised shall be sold at not less than the appraised value to the highest responsible bidder,

74 who shall give bond for the proper performance of the sales contract as the director shall 75 designate; but the director may reject any and all bids and re-advertise for bids. If the foregoing 76 provisions of this section have been complied with and no bid equal to or in excess of the 77 appraised value of the timber is received, the director may, at any time, during a period of six 78 months after the opening of the bids, sell the timber in such manner as he or she deems 79 appropriate, but the sale price may not be less than the appraised value of the timber advertised. 80 No contract for sale of timber made pursuant to this section may extend for a period of more than 81 10 years. And all contracts heretofore entered into by the state for the sale of timber may not be 82 validated by this section if a contract is otherwise invalid. The proceeds arising from the sale of 83 the timber so sold shall be paid to the Treasurer of the State of West Virginia and shall be credited 84 to the division and used exclusively for the purposes of this chapter: Provided, That nothing 85 contained herein may prohibit the sale of timber which otherwise would be removed from right-of-86 way's rights-of-way necessary for and strictly incidental to the extraction of minerals:

87 (14) Sell or lease, with the approval in writing of the Governor, coal, oil, gas, sand, gravel 88 and any other minerals that may be found in the lands under the jurisdiction and control of the 89 director, except those lands that are designated as state parks. The director, before making sale or lease thereof, shall receive sealed bids therefor, after notice by publication as a Class II legal 90 91 advertisement in compliance with the provisions of §59-3-1 et seq. of this code, and the 92 publication area for such publication shall be each county in which such lands are located. The 93 minerals so advertised shall be sold or leased to the highest responsible bidder, who shall give 94 bond for the proper performance of the sales contract or lease as the director shall designate; but 95 the director may reject any and all bids and re-advertise for bids. The proceeds arising from any 96 such sale or lease shall be paid to the Treasurer of the State of West Virginia and shall be credited 97 to the division and used exclusively for the purposes of this chapter;

98 (15) Exercise the powers granted by this chapter for the protection of forests and regulate 99 fires and smoking in the woods or in their proximity at such times and in such localities as may be 100 necessary to reduce the danger of forest fires;

(16) Cooperate with departments and agencies of state, local and federal governments in
 the conservation of natural resources and the beautification of the state;

103 (17) Report to the Governor each year all information relative to the operation and 104 functions of the division and the director shall make such other reports and recommendations as 105 may be required by the Governor, including an annual financial report covering all receipts and 106 disbursements of the division for each fiscal year, and he or she shall deliver the report to the 107 Governor on or before December 1, next after the end of the fiscal year so covered. A copy of the 108 report shall be delivered to each house of the Legislature when convened in January next 109 following;

(18) Keep a complete and accurate record of all proceedings, record and file all bonds
and contracts taken or entered into and assume responsibility for the custody and preservation of
all papers and documents pertaining to his or her office, except as otherwise provided by law;

(19) Offer and pay, in his or her discretion, rewards for information respecting the violation,
or for the apprehension and conviction of any violators, of any of the provisions of this chapter;

(20) Require such reports as he or she may determine to be necessary from any person
issued a license or permit under the provisions of this chapter, but no person may be required to
disclose secret processes or confidential data of competitive significance;

(21) Purchase as provided by law all equipment necessary for the conduct of the division;
(22) Conduct and encourage research designed to further new and more extensive uses
of the natural resources of this state and to publicize the findings of the research;

(23) Encourage and cooperate with other public and private organizations or groups in
their efforts to publicize the attractions of the state including, completing the feasibility study for
the Beech Fork State Park Lodge as follows:

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(A) The director shall convene, prior to October 1, 2019, two public hearings:

(i) An initial public hearing shall be for the purpose of seeking public input regarding
options for the construction of a lodge and a conference center, including all available public,
private or public-private partnership (PPP) funding and financing options; and

(ii) A subsequent public hearing at which the feasibility study and any recommendationshall be available for public comment;

(B) The public hearings required by this subdivision must be held in a suitable location
reasonably close to Beech Fork State Park so as to accommodate public participation from the
citizens of Cabell, Lincoln, and Wayne counties; and

(C) Upon completion of the feasibility study it shall be submitted by the director to the Joint
Committee on Government and Finance on or before December 1, 2019;

(24) Accept and expend, without the necessity of appropriation by the Legislature, any gift
or grant of money made to the division for all purposes specified in this chapter and he or she
shall account for and report on all such receipts and expenditures to the Governor;

(25) Cooperate with the state historian and other appropriate state agencies in conducting
research with reference to the establishment of state parks and monuments of historic, scenic
and recreational value and to take such steps as may be necessary in establishing the
monuments or parks as he or she deems advisable;

(26) Maintain in his or her office at all times, properly indexed by subject matter and also
in chronological sequence, all rules made or issued under the authority of this chapter. The
records shall be available for public inspection on all business days during the business hours of
working days;

(27) Delegate the powers and duties of his or her office, except the power to execute
contracts not related to land and stream management, to appointees and employees of the
division, who shall act under the direction and supervision of the director and for whose acts he
or she shall be responsible;

(28) Conduct schools, institutions and other educational programs, apart from or in
 cooperation with other governmental agencies, for instruction and training in all phases of the
 natural resources programs of the state;

153 (29) Authorize the payment of all or any part of the reasonable expenses incurred by an 154 employee of the division in moving his or her household furniture and effects as a result of a 155 reassignment of the employee: *Provided*, That no part of the moving expenses of any one such 156 employee may be paid more frequently than once in 12 months;

(30) Establishing procedures and fee schedule for individuals applying for limited permit
hunts; and

159 (31) Promulgate rules, in accordance with the provisions of §29A-1-1 *et seq.* of this code,

to implement and make effective the powers and duties vested in him or her by the provisions of

this chapter and take such other steps as may be necessary in his or her discretion for the proper

and effective enforcement of the provisions of this chapter; and,

- 163 (32) Cooperate with the State Resiliency Office to the fullest extent practicable to assist
- 164 that office in fulfilling its duties.

CHAPTER 22. ENVIRONMENTAL RESOURCES.

ARTICLE 1. DEPARTMENT OF ENVIRONMENTAL PROTECTION.

§22-1-6. Secretary of the Department of Environmental Protection.

(a) The secretary is the chief executive officer of the department. Subject to section seven
of this article and other provisions of law, the secretary shall organize the department into such
offices, sections, agencies and other units of activity as may be found by the secretary to be
desirable for the orderly, efficient and economical administration of the department and for the
accomplishment of its objects and purposes. The secretary may appoint a deputy secretary, chief
of staff, assistants, hearing officers, clerks, stenographers and other officers, technical personnel

and employees needed for the operation of the department and may prescribe their powers andduties and fix their compensation within amounts appropriated.

9 (b) The secretary has the power to and may designate supervisory officers or other officers 10 or employees of the department to substitute for him or her on any board or commission 11 established under this code or to sit in his or her place in any hearings, appeals, meetings or other 12 activities with such substitute having the same powers, duties, authority and responsibility as the 13 secretary. The secretary has the power to delegate, as he or she considers appropriate, to 14 supervisory officers or other officers or employees of the department his or her powers, duties, 15 authority and responsibility relating to issuing permits, hiring and training inspectors and other 16 employees of the department, conducting hearings and appeals and such other duties and 17 functions set forth in this chapter or elsewhere in this code.

(c) The secretary has responsibility for the conduct of the intergovernmental relations ofthe department, including assuring:

(1) That the department carries out its functions in a manner which supplements and
 complements the environmental policies, programs and procedures of the federal government,
 other state governments and other instrumentalities of this state; and

(2) That appropriate officers and employees of the department consult with individuals
responsible for making policy relating to environmental issues in the federal government, other
state governments and other instrumentalities of this state concerning differences over
environmental policies, programs and procedures and concerning the impact of statutory law and
rules upon the environment of this state.

(d) In addition to other powers, duties and responsibilities granted and assigned to the
secretary by this chapter, the secretary is authorized and empowered to:

30 (1) Sign and execute in the name of the state by the Department of Environmental
 31 Protection any contract or agreement with the federal government or its departments or agencies,
 32 subdivisions of the state, corporations, associations, partnerships or individuals: *Provided*, That

the powers granted to the secretary to enter into agreements or contracts and to make expenditures and obligations of public funds under this subdivision may not exceed or be interpreted as authority to exceed the powers granted by the Legislature to the various commissioners, directors or board members of the various departments, agencies or boards that comprise and are incorporated into each secretary's department pursuant to the provisions of chapter five-f of this code;

39 (2) Conduct research in improved environmental protection methods and disseminate
 40 information to the citizens of this state;

(3) Enter private lands to make surveys and inspections for environmental protection purposes; to investigate for violations of statutes or rules which the department is charged with enforcing; to serve and execute warrants and processes; to make arrests; issue orders, which for the purposes of this chapter include consent agreements; and to otherwise enforce the statutes or rules which the department is charged with enforcing;

46 (4) Require any applicant or holder of a permit to install, establish, modify, operate or close 47 a solid waste facility to furnish the fingerprints of the applicant or permittee; any officer, director 48 or manager of the applicant or permittee; any person owning a five percent or more interest, beneficial or otherwise, in the applicant's or permittee's business; or any other person conducting 49 50 or managing the affairs of the applicant or permittee or of the proposed licensed premises, in 51 whole or in part. These fingerprints may be used to obtain and review any police record for the 52 purposes set may be relevant pursuant to §20-15-5 of this code, and to use the fingerprints 53 furnished to conduct a criminal records check through the Criminal Identification Bureau of the 54 West Virginia State Police and a national criminal history check through the Federal Bureau of 55 Investigation. The results of the checks shall be provided to the secretary.

56 (5) Acquire for the state in the name of the Department of Environmental Protection by 57 purchase, condemnation, lease or agreement, or accept or reject for the state, in the name of the

58 Department of Environmental Protection, gifts, donations, contributions, bequests or devises of 59 money, security or property, both real and personal, and any interest in property;

60 (6) Provide for workshops, training programs and other educational programs, apart from 61 or in cooperation with other governmental agencies, necessary to ensure adequate standards of 62 public service in the department. The secretary may provide for technical training and specialized 63 instruction of any employee. Approved educational programs, training and instruction time may 64 be compensated for as a part of regular employment. The secretary is authorized to pay out of 65 federal or state funds, or both, as such funds are available, fees and expenses incidental to the 66 educational programs, training and instruction. Eligibility for participation by employees shall be 67 in accordance with guidelines established by the secretary;

68 (7) Issue certifications required under 33 U.S.C. §1341 of the federal Clean Water Act and 69 enter into agreements in accordance with the provisions of section seven-a, article eleven of this 70 chapter. Prior to issuing any certification the secretary shall solicit from the Division of Natural 71 Resources reports and comments concerning the possible certification. The Division of Natural 72 Resources shall direct the reports and comments to the secretary for consideration; and

73 (8) Notwithstanding any provisions of this code to the contrary, employ in-house counsel 74 to perform all legal services for the secretary and the department, including, but not limited to, 75 representing the secretary, any chief, the department or any office thereof in any administrative 76 proceeding or in any proceeding in any state or federal court. Additionally, the secretary may call 77 upon the Attorney General for legal assistance and representation as provided by law; and

- 78
- (9) Cooperate with the State Resiliency Office to the fullest extent practicable to assist that 79 office in fulfilling its duties.
- 80 (e) The secretary shall be appointed by the Governor, by and with the advice and consent 81 of the Senate, and serves at the will and pleasure of the Governor.

82 (f) At the time of his or her initial appointment, the secretary must be at least 30 years old 83 and shall be selected with special reference and consideration given to his or her administrative

84 experience and ability, to his or her demonstrated interest in the effective and responsible regulation of the energy industry and the conservation and wise use of natural resources. The 85 86 secretary must have at least a bachelor's degree in a related field and at least three years of 87 experience in a position of responsible charge in at least one discipline relating to the duties and 88 responsibilities for which the secretary will be responsible upon assumption of the office. The 89 secretary may not be a candidate for or hold any other public office, may not be a member of any 90 political party committee and shall immediately forfeit and vacate his or her office as secretary in 91 the event he or she becomes a candidate for or accepts appointment to any other public office or 92 political party committee.

(g) The secretary shall receive an annual salary as provided in §6-7-2a of this code and
is allowed and shall be paid necessary expenses incident to the performance of his or her official
duties. Prior to the assumption of the duties of his or her office, the secretary shall take and
subscribe to the oath required of public officers prescribed by section five, article IV of the
Constitution of West Virginia and shall execute a bond, with surety approved by the Governor, in
the penal sum of \$10,000, which executed oath and bond will be filed in the Office of the Secretary
of State. Premiums on the bond shall be paid from the department funds.

CHAPTER 29. MISCELLANEOUS BOARDS AND OFFICERS.

ARTICLE 3. FIRE PREVENTION AND CONTROL ACT.

§29-3-1. Short title.

1 [Repealed]

§29-3-2. Legislative findings and declaration of policy.

1 [Repealed]

§29-3-3. State Fire Commission created; composition; qualifications; appointment; terms of office; removal; vacancies; compensation and expenses.

1 [Repealed]

	§29-3-4. Chairman; vice chairman; meetings; quorum.
1	[Repealed]
	§29-3-5. Promulgation of rules and State Fire Code.
1	[Repealed]
	§29-3-5a. Hazardous substance emergency response training programs.
1	[Repealed]
	§29-3-5b. Promulgation of rules and statewide building code.
1	[Repealed]
	§29-3-5c. Liquified petroleum gas systems.
1	[Repealed]
	§29-3-5d. Volunteer firefighters' training.
1	[Repealed]
	§29-3-5e. Courtesy certification of firefighters in surrounding states to serve as volunteer
	firefighter.
1	[Repealed]
	§29-3-5f. Fire Service Equipment and Training Fund; creation of fire service equipment and
	training grant.
1	[Repealed]
	§29-3-6. Public hearings and notice.
1	[Repealed]
	§29-3-7. Commission's powers in conduct of public hearing.
1	[Repealed]
	§29-3-8. Comprehensive report by State Fire Marshal.
1	[Repealed]
	§29-3-9. Powers, duties and authority of State Fire Commission and State Fire Marshal.
1	[Repealed]

	§29-3-10. State fire marshal's office transferred to state Fire Commission; powers and
	duties of state Insurance Commissioner with respect to fire marshal terminated;
	operation of commission prior to adoption of code.
1	[Repealed]
	§29-3-11. Appointment of State Fire Marshal; term of office; removal; salary; qualifications;
	responsibilities; employees; equipment.
1	[Repealed]
	§29-3-12. Powers and duties of State Fire Marshal.
1	[Repealed]
	§29-3-12a. Responsibilities of insurance companies in fire loss investigation.
1	[Repealed]
	§29-3-12b. Fees.
1	[Repealed]
	§29-3-13. Annual reports.
1	[Repealed]
	§29-3-14. Maintenance of fire hazard; order for repair or demolition; order to contain notice
	to comply and right to appeal.
1	[Repealed]
	§29-3-15. Service of repair or demolition order.
1	[Repealed]
	§29-3-16. Work to be done at expense of owner or occupant upon failure to comply with
	repair or demolition order; action to recover.
1	[Repealed]
	§29-3-16a. Smoke detectors in one- and two-family dwellings; carbon monoxide detectors
	in residential units, schools, and daycare facilities; penalty.
1	[Repealed]

	§29-3-16b. Use of live trees in public buildings; exceptions.
1	[Repealed]
	§29-3-16c. Safety standards for bed and breakfast establishments; findings.
1	[Repealed]
	§29-3-16d. Performance of installation of propane gas systems.
1	[Repealed]
	§29-3-17. Additional remedies to abate, etc., fire hazards.
1	[Repealed]
	§29-3-18. Appellate procedure generally.
1	[Repealed]
	§29-3-19. Establishment of demonstration buildings and equipment for educational
	instruction in fire prevention and protection; payment therefor.
1	[Repealed]
	§29-3-21. False alarm of fire; penalties.
1	[Repealed]
	§29-3-22. Tax on insurance companies.
1	[Repealed]
	§29-3-27. Penalties.
1	[Repealed]
	§29-3-28. Transfer of certain state employees; perpetuation of rules, regulations and
	orders.
1	[Repealed]
	§29-3-29. Construction.
1	[Repealed]
	§29-3-30. Severability.
1	[Repealed]

§29-3-32. Awarding service weapon upon retirement of fire marshal or service weapon.

1 [Repealed]

ARTICLE 31. STATE RESILIENCY AND FLOOD PROTECTION PLAN ACT.

§29-31-2. State Resiliency Office

1 (a) It is determined that a state authority is required to provide a coordinated effort for 2 emergency and disaster planning, response, recovery, and resiliency between government 3 agencies, first responders, and all other entities to reduce the loss of life and property, lessen the 4 impact of future disasters, respond quickly to save lives, protect property and the environment, 5 meet basic human needs, and provide economic growth and resilience in the aftermath of an 6 incident. Therefore, the The State Resiliency Office is hereby created. The office shall be 7 organized within the Development Office in the Department of Commerce Office of the Governor. 8 The Office will serve as the recipient of disaster recovery and resiliency funds, excluding federal 9 Stafford Act funds, and the coordinating agency of recovery and resiliency efforts, including 10 matching funds for other disaster recovery programs, excluding those funds and efforts under the 11 direct control of the State Resiliency Officer pursuant to §15-5-4b and §15-5-24 of this code for a 12 particular event.

13 (b) (1) The State Resiliency Office Board is also established and shall consist of the 14 following eight members: the Secretary of the Department of Commerce or his or her designee; 15 the Director of the Division of Natural Resources or his or her designee; the Secretary of the 16 Department of Environmental Protection or his or her designee; the Executive Director of the 17 State Conservation Agency or his or her designee; the President of the West Virginia Emergency 18 Management Council or his or her designee; the Secretary of the Department of Military Affairs 19 and Public Safety Homeland Security or his or her designee; the Secretary of Transportation or 20 his or her designee; the Adjutant General of the West Virginia National Guard or his or her 21 designee; and the Director of the Division of Homeland Security and Emergency Management

- 22 within the Department of Military Affairs and Public Safety Homeland Security or his or her
- 23 designee; two non-voting members of the West Virginia Senate, to be appointed by the President
- 24 of the Senate; and two non-voting members of the West Virginia House of Delegates, to be
- 25 appointed by the Speaker of the House of Delegates.
- 26 (2) A member of the Board holds office so long as he or she retains the office or position
- 27 by virtue of which he or she is serving on the Board. A majority of the Board is a quorum and the
- 28 concurrence of a Board in any matter within their duties is required for its determination. The
- 29 members of the Board may receive no compensation for their services on the committee, but are
- 30 entitled to reimbursement of expenses, including traveling expenses necessarily incurred in the
- 31 discharge of their duties on the Board.
- 32 (3) The Board shall:
- 33 (A) Provide for the keeping of a full and accurate record of all proceedings and of all
- 34 resolutions, rules, and orders issued or adopted and of its other official actions;
- 35 (B) Shall adopt a seal, which shall be judicially noticed;
- 36 (C) Provide for an annual audit of the accounts of receipts and disbursements of the State
- 37 Resiliency Office; and
- 38 (D) Perform those acts necessary for the execution of its functions under this article.

(c) (1) The Secretary of the Department of Commerce State Resiliency Officer shall be
 the chair of the State Resiliency Office Board, and, shall be appointed by the Governor with the
 advice and consent of the Senate. In the absence of the chair, any member designated by the
 members present may act as chair.

- 43 (2) <u>The State Resiliency Officer shall be vested with the authority and duties prescribed to</u>
 - 44 the office within this article.
 - 45 (3) The State Resiliency Officer shall be a person who has:

- 46 (A) Have at least five years managerial or strategic planning experience in matters relating
- 47 to flood control and hazard mitigation or, alternatively, in disaster recovery, emergency

48 <u>management, or emergency response;</u>

- 49 (B) Have at least a level IS-800 NIMS certification: *Provided*, That if the State Resiliency
- 50 Officer does not have a level IS-800 NIMS certification when appointed, he or she shall become
- 51 certified within one year following appointment; and
- 52 (C) Be thoroughly knowledgeable in matters relating to flood control and hazard mitigation.
- 53 <u>or alternatively, in matters relating to disaster recovery, emergency management, and emergency</u>
- 54 response.
- 55 (4) The State Resiliency Officer shall employ a deputy who shall assist the State Resiliency
- 56 Officer in carrying out the duties of the office. The State Resiliency Office Board shall meet and

57 submit a list of no more than five nor less than two of the most qualified persons to the Governor

- 58 within 90 days of the occurrence of a vacancy in this deputy position. This deputy shall be
- 59 appointed by the Governor with the advice and consent of the Senate. Applicants for the deputy
- 60 position shall at a minimum:
- 61 (A) Have at least three years managerial or strategic planning experience in matters
- 62 relating to flood control and hazard mitigation or, alternatively, in disaster recovery, emergency
- 63 <u>management, or emergency response;</u>
- 64 (B) Have at least a level E/L 950 NIMS certification: *Provided*, That if the deputy State 65 Resiliency Officer does not have a level E/L 950 NIMS certification when appointed, he or she
- 66 shall become certified within one year following appointment; and
- 67 (C) Be thoroughly knowledgeable in matters relating to flood control and hazard mitigation,
- 68 or alternatively, in matters relating to disaster recovery, emergency management, and emergency
- 69 response; and
- 70 (D) If the State Resiliency Officer has his or her primary experience in flood control and
- 71 <u>hazard mitigation then his or her deputy must have experience in disaster recovery, emergency</u>

72	management, or emergency response; alternatively, if the State Resiliency Officer has his or her
73	primary experience in disaster recovery, emergency management, or emergency response then
74	his or her deputy must have experience in flood control and hazard mitigation.
75	(d) The board shall meet no less than once each calendar quarter at the time and place
76	designated by the chair and the board shall work together with the State Resiliency Officer to fulfill
77	the mission given to the State Resiliency Office to coordinate efforts for emergency and disaster
78	planning, response, recovery, and resiliency between government agencies, first responders and
79	others.
80	The Board will assist and advise the State Resiliency Officer in developing policies to
81	accomplish, at a minimum, the following specific tasks in order to achieve these goals, and will
82	assist the State Resiliency Officer in devising plans and developing procedures which will ensure
83	that agencies and political subdivisions of the State carry out these following specific tasks:
84	(1) Establishing mechanisms to coordinate resiliency related programs and activities
85	among state agencies and to encourage intergovernmental as well as cross-sector coordination
86	and collaboration;
87	(2) Evaluate the state's role in construction permitting process and identify opportunities
88	to expedite the permitting process post-disaster and for selected types of mitigation and
89	adaptation actions;
90	(3) Conduct a review of laws and regulations to identify those that create or add to risk, or
91	interfere with the ability to reduce risk or to improve resiliency;
92	(4) Conduct an inventory of relevant critical planned activity by state agencies to determine
93	their proposed impact upon resiliency;
94	(5) Make recommendations regarding practical steps that can be taken to improve
95	efficiencies, and to pool and leverage resources to improve resiliency;
96	(6) Identify, prioritize and evaluate issues affecting implementation of mitigation and
97	adaptation actions, including but limited to, the effect of loss of land in context of zoning and other

98	land use regulations, possible conflicts between public hazard mitigation/adaptation planning and
99	private property interests (e.g. buy-out programs, projects to increase flood storage), develop
100	guidance for cities and towns, real estate professionals, property owners under existing law and
101	regulations; and develop proposals for changes in laws, policies and regulations, as needed;
102	(7) Ensure all counties and municipalities have up to date Hazard Mitigation Plans and
103	Local Comprehensive Disaster Plans that are consistent with and coordinated to the state's
104	Hazard Mitigation Plans and Comprehensive Disaster Plans; including, but not limited to, assisting
105	them in developing planning guidance for cities and towns to complete and/or update Hazard
106	Mitigation Plans; providing technical assistance to help counties and municipalities meet these
107	standards; and provide notice to counites and municipalities of funding opportunities to implement
108	projects outlined in their Hazard Mitigation Plans;
109	(8) Conduct risk assessments, including but not limited to, examining state highway
110	corridors and associated drainage systems for stormwater inundation, impacts of downed trees,
111	effects on utilities, etc.; assessment of known stormwater impacts between state highways and
112	municipal drainage systems, options to eliminate or mitigate such impact; a housing vulnerability
113	assessment for structures in riparian zones; and a vulnerability assessment of the State's historic
114	and cultural resources;
115	(9) Establish working groups that will conduct assessments for varied sectors of the
116	economy, such as small business, ports and river traffic, agriculture, manufacturing, and tourism;
117	these assessments should address vulnerabilities and economic impacts, options to mitigate
118	impacts, options to improve preparedness, response and recovery, and economic opportunities
119	associated with design, engineering, technological and other skills and capabilities that can
120	improve resilience;
121	(10) Establish emergency permitting procedures to expedite issuance of state permits
122	following disasters, and develop guidance (model procedures) for political subdivisions to follow;
123	and

- 124 (11) Establish a model long-term recovery plan that would be activated after catastrophic
 125 events.
- 126 All decisions of the board shall be decided by a majority vote of the members.
- 127 (d) (e) The chair <u>State Resiliency Office</u> shall provide adequate staff from their respective

128 <u>that</u> office, to ensure the meetings of the board are properly noticed, meetings of the board are

facilitated, board meeting minutes are taken, records and correspondence kept and that reports

- 130 of the board are produced in a timely manner.
- 131 (f) Notwithstanding any other provisions of this Code:
- 132 (1) The meetings of the board are not subject to the provisions of § 6-9A et seq. of this
- 133 <u>Code.</u>

129

134 (2) The following are exempt from public disclosure under the provisions of § 29B-1, et

135 seq of this code:

- 136 (A) all deliberations of the board;
- 137 (B) the materials, in any medium, including hard copy and electronic, placed in the custody
- 138 of the board as a result of any of its duties; and
- 139 (C) all records of the board, in the possession of the board, and generated by the board;
- 140 due to their falling under several exceptions to public disclosure; including; but not limited to; that
- 141 for security or disaster recovery plans and risk assessments.

§29-31-3. Authority of State Resiliency Office; authority of board and State Resiliency Officer.

1 The State Resiliency Office, through its board may will coordinate the state's disaster 2 response mission and the State Resiliency Officer serve as the primary representative of the 3 Governor. The State Resiliency Officer shall, upon the order and direction of the Governor, act on 4 behalf of the Governor in the event of the proclamation of the existence of a state of emergency

- 5 or state of preparedness under the provisions of §15-5-6 of this code. The State Resiliency Officer
- 6 will assist and advise the Governor on all disaster response issues and serve as a liaison between

7	the Governor's office, and all other parties, whether state, federal, public or private to further the
8	purposes of this article. The State Resiliency Officer will:
9	(1) Serve as coordinator of all economic and community resiliency planning and
10	implementation efforts, including, but not limited to, flood protection programs and activities in the
11	state;
12	(2) Annually <u>Coordinate an annual</u> review <u>of</u> the state flood protection plan and update the
13	plan no less than biannually;
14	(3) Recommend legislation to reduce or mitigate flood damage;
15	(4) Report to the Joint Legislative Committee on Flooding at least quarterly;
16	(5) Catalog, maintain, and monitor a listing of current and proposed capital expenditures
17	to reduce or mitigate flood damage and other hazards, and or-other useful and desirable resiliency
18	efforts;
19	(6) Coordinate planning of flood projects with federal agencies;
20	(7) Improve professional management of flood plains;
21	(8) Provide education and outreach on flooding issues to the citizens of this state;
22	(9) Establish a single website integrating all agency flood information;
23	(10) Monitor federal funds and initiatives that become available for disaster recovery and
24	economic and community resiliency or other flood or hazard mitigation and to direct expenditure
25	on behalf of the Governor;
26	(11) Pursue additional funds and resources to assist not only with long-term recovery
27	efforts but also long-term community and statewide resiliency efforts;
28	(12) Coordinate, integrate and expand planning efforts in the state for hazard mitigation,
29	long-term disaster recovery, and economic diversification;
30	(13) Coordinate long-term disaster recovery efforts in response to disasters as they occur;
31	(14) Establish and facilitate regular communication between federal, state, local, and
32	private sector agencies and organizations to further economic and disaster resilience; and

33 (15) Receive resources, monetary or otherwise, from any other governmental entity and

34 <u>disburse those resources to effectuate the purposes of this article;</u>

- 35 (16) Execute cooperative agreements, where appropriate, between the State Resiliency
- 36 Office and the federal and/or state governments;
- 37 (17) Contract, where appropriate, on behalf of the State Resiliency Office with the federal
- 38 government, its instrumentalities and agencies, any state, territory or the District of Columbia, and
- 39 its agencies and instrumentalities, municipalities, foreign governments, public bodies, private
- 40 <u>corporations, partnerships, associations and individuals;</u>
- 41 (18) Use funds administered by the State Resiliency Office for the maintenance,
- 42 <u>construction or reconstruction of capital repair and replacement items as necessary to effectuate</u>
- 43 <u>the purposes of this article;</u>
- 44 (19) Accept and use funds from the federal government, its instrumentalities and agencies,
 45 any state, territory or the District of Columbia, and its agencies and instrumentalities,
 46 municipalities, foreign governments, public bodies, private corporations, partnerships,
- 46 <u>municipalities</u>, foreign governments, public bodies, private corporations, partnerships,
- 47 associations and individuals for the purposes of disaster recovery, hazard mitigation, flood
- 48 mitigation, flood prevention, and disaster response programs;
- 49 (20) Hire necessary employees at an appropriate salary equivalent to a competitive wage
- 50 <u>rate;</u>
- 51 (21) Enroll appropriate employees in PERS, PEIA and workers' compensation and
- 52 <u>unemployment programs, or their equivalents: Provided, That the State Resiliency Office, through</u>
- 53 the receipt of federal and/or state funds, pays the required employer contributions;
- 54 (22) Develop a human resources division that will administer and manage its employees
- 55 and receive state matching funds as necessary to ensure maximum federal funds are secured;
- 56 (23) Have the ability to secure all other bonding, insurance or other liability protections
- 57 necessary for its employees to fulfill their duties and responsibilities;

- 58 (24) Have the ability to draw upon other departments, divisions, agencies, and all other
 59 subdivisions of the state for research and input in fulfilling the requirements of this article, and its
- 60 requests are to have priority over other such requests;
- 61 (25) Participate in the interdepartmental transfer of permanent State employees, as if he
- 62 were a department secretary, under the provisions of §5F-2-7 et seq. of this code.
- 63 (26) Notwithstanding any other provision of this code to the contrary, acquire legal services
- 64 that are necessary, including representation of the board, its employees and officers before any
- 65 court or administrative body from the office of the Attorney General, who shall provide such legal
- 66 assistance and representation, and
- 67 (<u>(27)</u> Take all other actions necessary and proper to effectuate the purposes of this article.
- 68 The office shall have any other additional authority, duties, and responsibilities as
- 69 prescribed by the Governor to effectuate the purposes of this article. Due to the at-will employment
- 70 relationship with the office, its employees may not avail themselves of the state grievance
- 71 procedure as set forth in §6C-2-1 et seq. of this code.

§29-31-4. Reporting to the Joint Legislative Committee on Flooding.

(a) The chair of the board of the State Resiliency Office Officer shall report, at a minimum
of quarterly, to the Joint Legislative Committee on Flooding, created pursuant to §4-15-1 *et seq.*of this code, in sufficient detail for the committee to be aware of the activities of the board office
to assure progress toward reducing and mitigating flood damage within this state while respecting
and complying with the Takings Clause of the United States Constitution, the West Virginia
Constitution, and related precedential court opinions, and to develop legislative recommendations
and -

- 8 (b) The chair of the council shall submit an annual report to the committee by December
 9 31 of each year, along with any recommended legislation, budget requests and a summary of the
 10 activities of the <u>Office</u> -board for the previous year.
- 1

§29-31-5. Employees.

- (a) The State Resiliency Officer shall have the power to hire, administer and manage
 employees necessary to fulfill its responsibilities.
- 3 (1) All employees will be exempt from both the classified services category and the
- 4 <u>classified exempt services category as set forth in §29-6-4 of this code.</u>
- 5 (2) Employee positions are contingent on the receipt of the necessary federal and/or state
- 6 <u>funds.</u>
- 7 (3) Each employee hired shall be deemed an at-will employee who may be discharged or
- 8 released from his or her respective position without cause or reason.
- 9 (4) Employees may participate in the PEIA, PERS and workers' compensation and
- 10 <u>unemployment compensation programs, or their equivalents. Public safety-related positions will</u>
- 11 continue to require dual status membership as outlined in §15-1B-26 of this code.
- 12 (5) All employees and officers of the State Resiliency Office who are entrusted with funds
- 13 or property shall execute surety bonds.
- 14 (b) The State Resiliency Officer will set appropriate salary rates for employees equivalent
- 15 to a competitive wage rate necessary to support a specific mission.

CHAPTER 33. INSURANCE.

ARTICLE 2. INSURANCE COMMISSIONER.

§33-2-23. Creation of the State Office of the National Flood Insurance Program, Responsibilities.

- 1 (a) The Legislature, finding that the National Flood Insurance Program is a voluntary
- 2 federal program under which federal flood insurance is made available to participating
- 3 communities is of vital importance to the citizens of West Virginia does hereby create the State
- 4 Office of the National Flood Insurance Program, to be housed in the office of the Insurance
- 5 Commissioner of West Virginia, and which office shall administer this program.

6	(b) The State Office of the National Flood Insurance Program shall have a coordinator
7	who shall issue such regulations, guidance, instructions as necessary to effectively administer the
8	program. The coordinator shall conduct trainings and will adopt and enforce adequate land use
9	and development criteria that are consistent with the minimum standards established by the
10	National Flood Insurance Program and shall report to the Insurance Commissioner.
11	(c) Any state-owned property that is located in a non-participating local community will be
12	governed by the rules promulgated by the Insurance Commissioner and filed in the Code of State
13	Rules.
14	(d) The coordinator, in consultation with the Insurance Commissioner, and with the
15	assistance of floodplain managers around the state shall develop and publish a strategic plan to
16	establish shared goals, define a path to meet those goals and, shall, invite other governmental
17	units to adopt these goals and objectives. The strategic plan shall be initially presented by the
18	Coordinator to the State Resiliency Officer and to the State Resiliency Office Board who shall
19	review and approve the strategic plan and that plan shall be so presented and approved no less
20	than biannually thereafter. The strategic plan shall be made available to the public.
21	(e) The coordinator shall establish and enforce flood plain management regulations for
22	any state property in special hazard areas which, at a minimum, satisfy the criteria set forth in
23	<u>44CFR§§ 60.3, 60.4, and 60.5 (2019).</u>
24	(f) Notwithstanding any other provision of this code to the contrary, the coordinator shall
25	cooperate with the State Resiliency Office to the fullest extent practicable to assist that office in
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26 <u>fulfilling its duties.</u>

NOTE: The purpose of this bill is to reorganize and re-designate the Department of Military Affairs and Public Safety as the Department of Homeland Security and designate the Department of Homeland Security as the State Administrative Agency for homeland security and emergency management grants. The bill also establishes the powers and duties of the Secretary of Homeland Security; removes the Adjutant General's Office, State Armory Board, and Military Awards Board from the Department of Military Affairs and Public Safety; clarifies the agencies established within the Department of Military Affairs and

Public Safety; and re-designates the Division of Homeland Security and Emergency Management as the Division of Emergency Management.

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