## WEST VIRGINIA LEGISLATURE EIGHTIETH LEGISLATURE REGULAR SESSION, 2012

ENROLLED

# Senate Bill No. 500

(By Senators Prezioso and Snyder)

[Passed March 10, 2012; to take effect July 1, 2012.]



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OFFICE WEST VIRGINIA SECRETARY OF STATE

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[Passed March 10, 2012; to take effect July 1, 2012.]

AN ACT to amend and reenact §5A-7-4a of the Code of West Virginia, 1931, as amended, relating to monthly statements of spending units; and allowing certain monthly statements to accumulate and be mailed in one statement.

### Be it enacted by the Legislature of West Virginia:

That §5A-7-4a of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

# ARTICLE 7. INFORMATION SERVICES AND COMMUNICATIONS DIVISION.

§5A-7-4a. Payment of legitimate uncontested invoices for telecommunications services; procedures and powers of the Information and Communications Division and Secretary of Administration.

1 (a) The Legislature finds that it is in the best interest of 2 the state, its spending units and those vendors supplying 3 telecommunications services to the state and its spending 4 units that any properly registered and qualified vendor 5 supplying telecommunications services to two or more 6 spending units under a shared account is entitled to prompt 7 payment upon presentation of a legitimate uncontested 8 invoice for telecommunications services to the division, as 9 provided in the following subsections.

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10 (b) To facilitate the administration and payment of telecommunications services, there is continued in the State 11 Treasury a special revenue account to be known as the 12 Telecommunications Services Payment and Reserve Fund. 13 14 All moneys transferred from state spending units pursuant to 15 the requirements of this section shall be deposited in the 16 account. Expenditures from the fund shall be made by the director for the exclusive purposes set forth in this section: 17 18 Provided, That no more than \$150,000 or the actual amount 19 collected pursuant to subsection (j) of this section in any 20 fiscal year, whichever is less, may be expended from the fund 21 in any fiscal year to defray the costs of administration of this 22 section.

23 (c) Upon receipt of any telecommunications charges from 24 a properly registered and qualified vendor, the division shall 25 conduct a preliminary review of the charges. If the division 26 determines during this preliminary review that: (1) Any of the charges are not authorized by law or by the contract 27 28 under which the telecommunications services are provided; 29 (2) no specific spending unit is designated for any charge; or (3) any charge or service is not in accordance with contract 30 31 pricing, the division shall reject those charges. Within fourteen days of receipt of any telecommunications charge, 32 the director shall notify a vendor of any rejected charges and 33 34 shall include in the notice a description of the rejected charges, the reasons a charge was rejected and a proposed 35 36 resolution of the rejected charge. The director and the vendor shall attempt to resolve the matter in good faith. Within 37 38 ninety days of the receipt of the vendor's invoice or a time 39 period mutually agreed to by the vendor and secretary, the 40 secretary shall make the final decision as to the legitimacy of 41 the rejected amount and determine if payment is warranted. If the final decision of the secretary is to require payment of 42 43 the rejected amount, the secretary shall cause the division to 44 bill that amount to the appropriate spending unit which shall 45 remit payment of the amount as required in subsection (d) of 46 this section. If the final decision of the secretary is to refuse 47 to pay any amount, the vendor may proceed in accordance with the provisions of article two, chapter fourteen of thiscode.

50 (d) Following the preliminary review of the charges, the 51 director shall fully apportion all telecommunications charges 52 not rejected during the preliminary review required by subsection (c) of this section among spending units based on 53 54 the spending unit's service and usage, as determined by the director. The director shall send each spending unit a 55 56 statement of the spending unit's proportionate share of any 57 telecommunications charges within thirty days of receipt by 58 the division of the invoice detailing the telecommunications 59 charges. Monthly statements for a spending unit of less than 60 \$75 may be accumulated and sent to the spending unit on one 61 statement near the end of the fiscal year. The director shall 62 continue to pay any vendor invoices based upon the require-63 ments of subsection (b) of this section. The statement is to 64 provide a date of no more than thirty calendar days from the 65 date the division sends the statement by which the spending 66 unit shall submit payment or transfer to the telecommunica-67 tions services payment and reserve fund all funds necessary 68 to pay for the spending unit's charges in full: *Provided*, That 69 the statement sent in last month of the fiscal year shall 70 provide that the transfer shall be made by July 31. If feasible 71 for the spending unit, the preferable method of payment is by intergovernmental transfer. 72

(e) All spending units shall budget for telecommunications service expenses. Prior to the date provided in each
statement sent to a spending unit pursuant to subsection (d)
of this section, each spending unit shall pay or transfer the
statement amount to the Telecommunications Services
Payment and Reserve Fund.

(f) If a spending unit fails to pay or transfer funds by the
date specified in the statement sent pursuant to subsection
(d) of this section, the Secretary of the Department of
Administration shall transfer to the Telecommunications
Services Payment and Reserve Fund the statement amount
plus an additional penalty in the amount of three percent of
the statement amount from any funds supporting the admin-

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86 istration of that spending unit: *Provided*, That the secretary 87 shall complete all such transfers by July 31 of each fiscal 88 year. Upon exercising a transfer under the authority of this 89 subsection, the director shall provide a notification to the 90 spending unit, including, but not limited to, the date, time, 91 total amount of the transfer, statement amount and penalty 92 amount. If a participating spending unit does not maintain 93 funds in the State Treasury, the secretary may transfer funds 94 by wire from any depository outside the State Treasury. A 95 participating spending unit maintaining funds in deposito-96 ries outside the State Treasury shall furnish the secretary 97 access to those funds for the exclusive purposes of this 98 section.

99 (g) If a spending unit contests any portion of its state-100 ment, it shall nonetheless remit payment for the entire 101 statement amount and notify the division in writing within 102 thirty days of statement receipt by the spending unit. The secretary shall consider any contested apportionments of 103 104 charges and provide a final determination on the apportion-105 ment of legitimate charges. Corrections or adjustments to 106 apportionments may be effected on future transfer payments: 107 *Provided*, That legitimate vendor charges are to be fully 108 apportioned. If the basis of the contest is vendor error, 109 overcharge, service failure, failure to terminate services as 110 required by the division or other failure of or error in vendor 111 performance, the director shall withhold the contested 112 amount from current or future vendor payments, pending 113 resolution by the secretary, and the director shall bring the 114 contested matter to the attention of the vendor. The director and the vendor shall attempt to resolve the matter in good 115 116 faith. Within ninety days of the receipt of the vendor's 117 invoice or a time period mutually agreed to by the vendor 118 and secretary, the secretary shall make the final decision as 119 to the legitimacy of the contested amount and determine if 120 payment is warranted. If the final decision of the secretary 121 is to refuse to pay any amount, the vendor may proceed in 122 accordance with the provisions of article two, chapter 123 fourteen of this code.

(h) The director shall provide for full payment of legitimate, uncontested telecommunications charges within ninety
days of receipt of an invoice detailing the telecommunications charges by the division. Payment for the charges shall
be made by the director from the Telecommunications
Services Payment and Reserve Fund.

(i) The director may direct the discontinuance of telecommunications services to any spending unit that fails to
comply with the provisions of this section and the vendor
supplying telecommunication services shall comply with the
written direction of the director on discontinuance of
services.

(j) To help defray the additional cost of administering this section, the director may assess a proportional fee of up to \$150,000 in aggregate per fiscal year to the participating spending units based on each spending unit's portion of service and usage. This fee is to be included in the statement sent to spending units pursuant to subsection (d) of this section and transferred to the Telecommunications Service Payment and Reserve Fund by the date specified in the statement for the transfer of payment.

145 (k) Notwithstanding any other provision of this code to 146 the contrary, for purposes of this section, an invoice is 147 considered received by the division on the date on which the 148 invoice is marked as received by the division, or three 149 business days after the date of the postmark made by the 150 United States Postal Service as evidenced on the envelope in 151 which the invoice is mailed, whichever is earlier: *Provided*, 152 That if an invoice is received by the division prior to the date 153 on which the telecommunications services covered by the 154 invoice are delivered or fully performed, for purposes of 155 determining the ninety-day time period for payment in 156 subsection (h) of this section, the invoice is considered 157 received on the date on which the telecommunications 158 services covered by the invoice were delivered or fully 159 performed.

160 (l) For purposes of this section, "telecommunications 161 service" means and includes not only telephone service

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162 regulated under chapter twenty-four of this code or under 163 federal law, but also may include, at the discretion of the 164 Secretary of Administration, wireless service, voice over 165 Internet protocol service, Internet service and any other 166 service or equipment used for the electronic transmission of 167 voice or data: *Provided*, That the service is provided under a 168 statewide contract.

(m) The director may propose rules for legislative
approval in accordance with the provisions of article three,
chapter twenty-nine-a of this code to effect uate the purposes
of this section.

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

Chairman Sonate Committee ve an Chairman House Committee Originated in the Senate. To take effect July 1, 2012. 12 MAR 30 PM 5: 25 1. HOV Clerk of the Senate 1 Clerk of the House of Delegates he Senate Speaker of the House of Delegates Day of Manel ....., 2012. mbli Governor

### PRESENTED TO THE GOVERNOR

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Time 3:20 pm