WEST VIRGINIA LEGISLATURE

2016 REGULAR SESSION

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Enrolled

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Committee Substitute

for

Senate Bill 421

By Senator Kessler

(By Request of the Executive)

[Passed March 3, 2016; in effect 90 days from passage]

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OFFICE WEST VIRGINIA SECRETARY OF STATE

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1 AN ACT to amend and reenact §11-13A-3 of the Code of West Virginia, 1931, as amended; and 2 to amend and reenact §11-15-9i of said code, all relating to termination of behavioral 3 health severance and business privilege tax; specifying effective date of termination; 4 establishing method of payment of outstanding refund claims; generating replacement 5 revenue stream by suspending exemption of certain purchases of durable medical 6 equipment from consumer sales and service tax for certain period; continuing exemption 7 for specified purchases of durable medical equipment; specifying effective dates; 8 providing method to claim exemption; and providing definitions and conditions for 9 exemption.

Be it enacted by the Legislature of West Virginia:

That §11-13A-3 of the Code of West Virginia, 1931, as amended, be amended and
 reenacted; and that §11-15-9i of said code be amended and reenacted, all to read as follows:

ARTICLE 13A. SEVERANCE AND BUSINESS PRIVILEGE TAX.

§11-13A-3. Imposition of tax on privilege of severing coal, limestone or sandstone, or furnishing certain health care services, effective dates therefor; reduction of severance rate for coal mined by underground methods based on seam thickness.

(a) *Imposition of tax.* — Upon every person exercising the privilege of engaging or
continuing within this state in the business of severing, extracting, reducing to possession and
producing for sale, profit or commercial use coal, limestone or sandstone, or in the business of
furnishing certain health care services, there is hereby levied and shall be collected from every
person exercising such privilege an annual privilege tax.

(b) *Rate and measure of tax.* — Subject to the provisions of subsection (g) of this section,
the tax imposed in subsection (a) of this section shall be five percent of the gross value of the
natural resource produced or the health care service provided, as shown by the gross income

9 derived from the sale or furnishing thereof by the producer or the provider of the health care 10 service, except as otherwise provided in this article. In the case of coal, this five percent rate of 11 tax includes the thirty-five one hundredths of one percent additional severance tax on coal 12 imposed by the state for the benefit of counties and municipalities as provided in section six of 13 this article.

(c) "Certain health care services" defined. — For purposes of this section, the term "certain
health care services" means, and is limited to, behavioral health services.

(d) *Tax in addition to other taxes.* — The tax imposed by this section shall apply to all
persons severing or processing, or both severing and processing, in this state natural resources
enumerated in subsection (a) of this section and to all persons providing certain health care
services in this state as enumerated in subsection (c) of this section and shall be in addition to all
other taxes imposed by law.

(e) *Effective date.* — This section, as amended in 1993, shall apply to gross proceeds
derived after May 31, 1993. The language of this section, as in effect on January 1, 1993, shall
apply to gross proceeds derived prior to June 1, 1993 and, with respect to such gross proceeds,
shall be fully and completely preserved.

(f) *Reduction of severance tax rate.* — For tax years beginning after the effective date of
this subsection, any person exercising the privilege of engaging within this state in the business
of severing coal for the purposes provided in subsection (a) of this section shall be allowed a
reduced rate of tax on coal mined by underground methods in accordance with the following:

(1) For coal mined by underground methods from seams with an average thickness of thirty-seven inches to forty-five inches, the tax imposed in subsection (a) of this section shall be two percent of the gross value of the coal produced. For coal mined by underground methods from seams with an average thickness of less than thirty-seven inches, the tax imposed in subsection (a) of this section shall be one percent of the gross value of the coal produced. Gross

value is determined from the sale of the mined coal by the producer. This rate of tax includes the
thirty-five one hundredths of one percent additional severance tax imposed by the state for the
benefit of counties and municipalities as provided in section six of this article.

37 (2) This reduced rate of tax applies to any new underground mine producing coal after
38 the effective date of this subsection, from seams of less than forty-five inches in average thickness
39 or any existing mine that has not produced coal from seams forty-five inches or less in thickness
40 in the one hundred eighty days immediately preceding the effective date of this subsection.

41 (3) The seam thickness shall be based on the weighted average isopach mapping of
42 actual coal thickness by mine as certified by a professional engineer.

(g)(1) Termination and expiration of the behavioral health severance and business privilege tax. — The tax imposed upon providers of health care services under the provisions of this article shall expire, terminate and cease to be imposed with respect to privileges exercised on or after July 1, 2016. Expiration of the tax as provided in this subsection shall not relieve any person from payment of any tax imposed with respect to privileges exercised before the expiration date.

(2) *Refunds made.* — The Tax Commissioner will issue a requisition on the treasury for any amount finally, administratively or judicially determined to be an overpayment of the tax terminated under this subsection. The Auditor shall issue a warrant on the Treasurer for any refund requisitioned under this subsection payable to the taxpayer entitled to the refund, and the Treasurer shall pay the warrant out of the fund into which the amount refunded was originally paid.

ARTICLE 15. CONSUMERS SALE AND SERVICE TAX.

§11-15-9i. Exempt drugs, durable medical equipment, mobility enhancing equipment and prosthetic devices.

(a) Notwithstanding any provision of this article, article fifteen-a or article fifteen-b of this
 chapter, the purchase by a health care provider of drugs, durable medical equipment, mobility
 enhancing equipment and prosthetic devices, all as defined in section two, article fifteen-b of this

chapter, to be dispensed upon prescription and intended for use in the diagnosis, cure, mitigation,
treatment or prevention of injury or disease are exempt from the tax imposed by this
article: *Provided*, That the exemption provided for the purchase by a health care provider of
durable medical equipment is suspended for the period beginning on and after July 1, 2016, and
continuing until June 30, 2018. On and after July 1, 2018, the exemption is reestablished.

9 (b) Notwithstanding any provision of this article, article fifteen-a or article fifteen-b of this 10 chapter, the purchase of durable medical equipment, as defined in section two, article fifteen-b of 11 this chapter, to be dispensed upon prescription by a health care provider and intended for use in 12 the diagnosis, cure, mitigation, treatment or prevention of injury or disease is exempt from the tax 13 imposed by this article: *Provided*, That the durable medical equipment is purchased by an 14 individual for exclusive use by the purchaser or another individual and used predominantly by the 15 recipient individual in his or her home environment.

16 (1) *Effective Dates*. — The provisions of this subsection shall apply to purchases made on
17 and after July 1, 2016.

(2) *Per se exemption*. — The exemption set forth by this subsection shall be given without
the necessity of an exemption certificate, direct pay permit or refund or credit request.

20 (c) *Definitions*. — The following definitions shall apply:

21 (1) For purposes of this section, "used predominantly by the recipient individual in his or 22 her home environment", with reference to durable medical equipment, means that the equipment 23 is sold to an individual for use by the individual purchaser or by another individual at home, 24 regardless of where the individual resides. For purposes of this definition, the term "home" means 25 and includes facilities such as nursing homes, assisted care centers and school dormitories, of 26 which a user or purchaser is a resident. A purchase of such equipment shall not be disqualified 27 from the exemption because the equipment is incidentally used on the streets, in commercial establishments, in public places and in locations other than the home, so long as use in the home 28 is the predominant use. For purposes of this definition, the term "individual" means and is limited 29

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to a single, separate human being and specifically excludes any health care provider, or provider
of nursing services, personal care services, behavioral care services, residential care or assisted
living care, or any entity or organization other than a human being.

33 (2) When the equipment is sold to a facility such as a hospital, nursing home, medical 34 clinic, dental office, chiropractor or optician office, then this shall not constitute a use of the 35 equipment by the recipient individual in his or her home environment. The fact that a nursing 36 home may use the equipment only for its residents does not make the equipment exempt for 37 home use: *Provided*, That nothing in this section shall be interpreted to void or abrogate lawful 38 assertion and application of the purchases for resale exemption as it may apply to any purchaser 39 of durable medical equipment.

40 (3) For purposes of this section, "health care provider" means any person licensed to 41 prescribe drugs, durable medical equipment, mobility enhancing equipment and prosthetic 42 devices intended for use in the diagnosis, cure, mitigation, treatment or prevention of injury or 43 disease. For purposes of this section, the term "health care provider" includes any hospital, 44 medical clinic, nursing home or provider of inpatient hospital services and any provider of 45 outpatient hospital services, physician services, nursing services, ambulance services, surgical 46 services or veterinary services: Provided, That the amendment to this subsection enacted during 47 the 2009 regular legislative session shall be effective on or after July 1, 2009.

48 (4) The term "durable medical goods", as used in this article, means "durable medical
49 equipment" as defined in section two, article fifteen-b of this chapter.

50 (5) For purposes of this section, the term "nursing home or facility" means any institution, 51 residence or place, or any part or unit thereof, however named, in this state which is advertised, 52 offered, maintained or operated by the ownership or management, whether for a consideration or 53 not, for the express or implied purpose of providing accommodations and care, for a period of 54 more than twenty-four hours, for four or more persons who are ill or otherwise incapacitated and 55 in need of extensive, ongoing nursing care due to physical or mental impairment or which provides

56 services for the rehabilitation of persons who are convalescing from illness or incapacitation: 57 *Provided*, That the care or treatment in a household, whether for compensation or not, of any 58 person related by blood or marriage, within the degree of consanguinity of second cousin to the 59 head of the household, or his or her spouse, may not be deemed to constitute a nursing home 60 within the meaning of this article.

61 (6) For purposes of this section, the term "assisted care center" means any living facility, 62 residence or place of accommodation, however named, available for four or more residents, in 63 this state which is advertised, offered, maintained or operated by the ownership or management. 64 whether for a consideration or not, for the express or implied purpose of having personal 65 assistance or supervision, or both, provided to any residents therein who are dependent upon the 66 services of others by reason of physical or mental impairment and who may also require nursing 67 care at a level that is not greater than limited and intermittent nursing care: Provided, That the 68 care or treatment in a household, whether for compensation or not, of any person related by blood 69 or marriage, within the degree of consanguinity of second cousin to the head of the household. 70 or his or her spouse, may not be deemed to constitute an assisted living residence within the 71 meaning of this article.

(7) For purposes of this section, the term "school dormitory" means housing or a unit of
housing provided primarily for students as a temporary or permanent dwelling place or abode and
owned, operated or controlled by an institution of higher education, and shall be synonymous with
the term "residence hall".

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

Chairman, Senate Committee

Wes Vicc Chairman, House Committee

Originated in the Senate.

In effect 90 days from passage.

Clerk of the Senate

Clerk of the House of Delegates Λ

President of the Senate

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Speaker of the House of Delegates

The within Is appl ... this the...... u_ Day of 2016.

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PRESENTED TO THE GOVERNOR

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