WEST VIRGINIA LEGISLATURE

2018 REGULAR SESSION

Introduced

Senate Bill 527

BY SENATORS OJEDA, BEACH, FACEMIRE, JEFFRIES,

PLYMALE, PREZIOSO, ROMANO, SMITH, STOLLINGS,

TAKUBO, AND BALDWIN

[Introduced February 13, 2018; Referred

to the Committee on Government Organization; and then

to the Committee on Finance]

1	A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article,
2	designated §23-4D-1, §23-4D-2, §23-4D-3, §23-4D-4, §23-4D-5, and §23-4D-6, all
3	relating to creating the West Virginia Black Lung Program; granting entitlement for pain
4	and suffering for occupational pneumoconiosis; providing that 10 years' exposure as a
5	miner is a conclusive presumption of entitlement to pain and suffering benefits; calculation
6	of benefits; tax credit for benefits; imposing additional severance tax and tax on generation
7	of electricity by solar and wind devices; creating the State Black Lung Fund; requiring the
8	Governor and Legislature to cooperate with other states to attempt to recoup the federal
9	excise tax on coal; and proposal of rules by the Insurance Commissioner and Tax
10	Commissioner.

Be it enacted by the Legislature of West Virginia:

ARTICLE 4D. WEST VIRGINIA STATE BLACK LUNG PROGRAM.

§23-4D-1. Black lung program; rules.

<u>Notwithstanding any other provision of this code to the contrary, a claim for pain and</u>
 <u>suffering for occupational pneumoconiosis shall be governed by this article.</u> Beginning on July 1,
 <u>2018, the Insurance Commissioner shall propose rules for legislative approval in accordance with</u>
 <u>§29A-3-1 *et seq.* of this code to implement the purposes of this article and institute the West</u>
 <u>Virginia State Black Lung Program.</u>

§23-4D-2. Presumption of black lung; 10 years' exposure.

(a) If it can be shown that the claimant or deceased employee has been exposed to the
hazard of inhaling minute particles of dust in the course of and resulting from his or her
employment in West Virginia for a period of 10 years during the 15 years immediately preceding
the date of his or her last exposure to such hazard and that the claimant or deceased employee
has sustained a chronic respiratory disability, it shall be presumed that the claimant is suffering
or the deceased employee was suffering at the time of his or her death from occupational
pneumoconiosis which arose out of and in the course of his or her employment. This presumption

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8	is conclusive for the purpose of establishing an entitlement to pain and suffering.
9	(b) Once proof is provided to establish a miners' 10 years exposure and presumptive
10	requirement that the miner has occupational pneumoconiosis or black lung the claimant is entitled
11	to monetary benefits for pain and suffering alone. A total disability is not required to receive these
12	benefits and these benefits may be received in addition to any total disability award or federal
13	black lung benefits.
	§23-4D-3. Calculation of benefits; claimants receiving federal benefits.
1	A claimant who has established exposure of 10 years is entitled to receive a monthly
2	payment of \$300. A claimant is also entitled to a monthly increase of \$20 for each year in addition
3	to the initial 10 years of exposure. A work year shall be calculated in terms of the number of hours
4	a claimant worked during a calendar year. For this purpose, 1000 hours shall be considered a
5	full work year. Any time less than 1000 hours in a calendar year shall be prorated when computing
6	the award of the monthly benefit.
	§23-4D-4. Tax credit for benefits received under this article.
1	Claimants receiving benefits under this article are entitled to claim those benefits as a
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	credit against their state personal income tax. The Tax Commissioner shall propose rules for
3	credit against their state personal income tax. The Tax Commissioner shall propose rules for legislative approval in accordance with §29A-3-1 <i>et seq.</i> of this code to implement this section.
3	
3	legislative approval in accordance with §29A-3-1 et seq. of this code to implement this section.
3	legislative approval in accordance with §29A-3-1 <i>et seq.</i> of this code to implement this section. §23-4D-5. Additional tax imposed on severance of natural resources; and generation of
	legislative approval in accordance with §29A-3-1 <i>et seq.</i> of this code to implement this section. §23-4D-5. Additional tax imposed on severance of natural resources; and generation of electricity by wind or solar devices.
1	legislative approval in accordance with §29A-3-1 et seq. of this code to implement this section. §23-4D-5. Additional tax imposed on severance of natural resources; and generation of electricity by wind or solar devices. In addition to the taxes imposed under §11-13A-1 et seq. of this code or in any other
1 2	legislative approval in accordance with §29A-3-1 et seq. of this code to implement this section. §23-4D-5. Additional tax imposed on severance of natural resources; and generation of electricity by wind or solar devices. In addition to the taxes imposed under §11-13A-1 et seq. of this code or in any other chapter of this code, there is hereby levied and shall be collected from every person exercising
1 2 3	legislative approval in accordance with §29A-3-1 et seq. of this code to implement this section. §23-4D-5. Additional tax imposed on severance of natural resources; and generation of electricity by wind or solar devices. In addition to the taxes imposed under §11-13A-1 et seq. of this code or in any other chapter of this code, there is hereby levied and shall be collected from every person exercising the privilege of severing, extracting, reducing to possession, and producing for sale, profit or
1 2 3 4	legislative approval in accordance with §29A-3-1 et seq. of this code to implement this section. §23-4D-5. Additional tax imposed on severance of natural resources; and generation of electricity by wind or solar devices. In addition to the taxes imposed under §11-13A-1 et seq. of this code or in any other chapter of this code, there is hereby levied and shall be collected from every person exercising the privilege of severing, extracting, reducing to possession, and producing for sale, profit or commercial use, coal, natural gas or oil, or for the generation of electricity by wind or solar devices

7 general revenue account to be use exclusively to offset the cost of the Black Lung Program.

- 8 The Tax Commissioner shall propose rules for legislative approval in accordance with
- 9 §29A-3-1 et seq. of this code to implement this section.

§23-4D-6. Governor and Legislature to attempt to recoup current tax on coal.

- 1 The Governor and Legislature shall cooperate with other coal producing states in order to
- 2 attempt to recoup a portion of the current federal tax on coal as a means to offset the cost of the
- 3 black lung benefits under this article.

NOTE: The purpose of this bill is to create the West Virginia Black Lung Program and granting entitlement for pain and suffering for occupational pneumoconiosis.

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