WEST VIRGINIA LEGISLATURE

2019 REGULAR SESSION

ENROLLED

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Committee Substitute

for

House Bill 3131

BY DELEGATES ELLINGTON, HILL, SUMMERS, ROHRBACH,

HOLLEN, PACK, ATKINSON, D. JEFFRIES, AND ROWAN

[Passed March 9, 2019; in effect ninety days from

passage.]

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Enr. CS for HB 3131

1 AN ACT to amend and reenact §5-5-4a of the Code of West Virginia, as amended, all relating to 2 employees of the Department of Health and Human Resources; providing that the 3 Department of Health and Human Resources shall develop a special merit-based system 4 for specified employees at state-operated acute care, long-term care, psychiatric care, 5 clinical, and medical facilities; providing for an effective date; providing that provisions of 6 the West Virginia Public Employees Grievance Act apply to employees of the special 7 merit-based system; providing that the Department of Health and Human Resources may 8 conduct a marketplace analysis; and providing for emergency rulemaking.

Be it enacted by the Legislature of West Virginia:

ARTICLE 5. SALARY INCREASE FOR STATE EMPLOYEES.

1 §5-5-4a. Department of Health and Human Resources facility employee classifications.

(a) The Legislature finds that state-operated acute care, long-term care, psychiatric care,
clinical, and medical facilities have extreme difficulty in recruiting and retaining physicians,
physician specialists, nurses, nursing directors, health service workers, health service assistants,
and other employees who assist in the direct provision of medical care to patients in those
facilities.

7 (b) The Department of Health and Human Resources shall develop a special merit-based 8 system, including an application and appointment procedure for physicians, physician specialists, 9 nurses, nursing directors, health service workers, health service assistants, and other employees 10 who assist in the direct provision of medical care to patients at state-operated acute care, long-11 term care, psychiatric care, clinical, and medical facilities. The procedure shall include 12 classification specifications, and may include compensation adjustments, retention incentives, 13 and hiring approval by the secretary. The secretary shall have the full authority to evaluate 14 applicants for employment or promotion or make classification determinations for positions within 15 the special merit-based system. The special merit-based system shall be approved by the State

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Personnel Board. The pay rates and employment requirements shall be put into effect no sooner
than January 1, 2020, and no later than July 1, 2020.

(c) Funding for the pay rates and employment requirements shall be provided from the appropriation to the Department of Health and Human Resources. The provisions of this section are rehabilitative in nature and it is the specific intent of the Legislature that no private cause of action, either express or implied, shall arise pursuant to the provisions or implementation of this section.

(d) The provisions of §6C-2-1 *et seq.* of this code shall be applicable to the employees of
the special merit-based system: *Provided,* That the Division of Personnel shall not be a mandatory
party to any public employee grievance filed by any employee in the special merit-based system.

(e) The department may conduct periodic wage and compensation analysis of identified
market rates for the above positions as determined necessary by the secretary.

(f) The secretary may promulgate emergency rules and shall propose legislative rules
pursuant to the provisions of §29A-3-1 *et seq.* of this code as may be necessary to implement
and comply with the provisions of this section.

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled. Chairman, He se Committee Member--Chairman; Senate Committee MA9 26 Originating in the House. υ In effect ninety days from passage. : 42 Clerk of the House of Delegates Ð Clerk of the Senate l Speaker of the House of Delegates leles n*nul u* President of the Senate suth ... this the..... Marca day of 2019.

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Governor

Time 2:40