WEST VIRGINIA LEGISLATURE

2024 SECOND EXTRAORDINARY SESSION

Introduced

House Bill 208

By Delegates Hanshaw (Mr. Speaker) and Hornbuckle

(By Request of the Executive)

[Introduced; referred

to the Committee on the]

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A BILL to repeal §16-27-1, §16-27-2, §16-27-3, and §16-27-4 of the Code of West Virginia, 1931, as amended; and to amend said code by adding thereto a new article, designated §16-27B-1, §16-27B-2, §16-27B-3, §16-27B-4, §16-27B-5, §16-27B-6, §16-27B-7, §16-27B-8, §16-27B-9, §16-27B-10, §16-27B-11, §16-27B-12, §16-27B-13, §16-27B-14, §16-27B-15 and §16-27B-16, all relating to making West Virginia an agreement state with the United States Nuclear Regulatory Commission; establishing a comprehensive regulatory system for the control of sources of radiation for the protection of the public; creating the Radiation Control Act; providing for declaration of policy and purpose; providing for certain definitions; providing for exemptions; providing that the Department of Health is to be designated as the state radiation control agency; providing for the department's duties. authorities, and requirements for consistency with federal law and regulations; providing for comprehensive programs and procedures to control radiation through general and specific licensing of radioactive materials and equipment; establishing rule making authority under the department concerning radiation control; establishing licensing and registration requirements and procedures; establishing fee schedules, funding sources, and forms; establishing procedures and requirements regarding radioactive materials and sureties; creating the Radiation Site Closure and Reclamation Fund with requirements and funding sources; creating the Radiation Licensure and Inspection Fund with requirements and funding sources; allowing for impounding sources of ionizing radiation; providing authority for the Governor and the department to enter into agreements with the federal government, other states, or interstate agencies; defining effects on local ordinances; defining enforcement procedures regarding violations of law; establishing civil penalties; establishing felonies with criminal penalties.

Be it enacted by the Legislature of West Virginia:

ARTICLE 27. STORAGE AND DISPOSAL OF RADIOACTIVE WASTE MATERIALS. §16-27-1. Definitions.

1	[Repealed.]					
	§16-27-2. Storage	or disposal of	radioactive w	aste material wit	hin the state	prohibited;
	exceptions					
1	[Repealed.]					
	§16-27-3.	Authority	of	director	of	health.
1	[Repealed.]					
	§16-27-4.					Penalties.
1	[Repealed].					
	ARTICLE 27B. R	ADIATION CON	ITROL ACT.			
	§16-27B-1.	Dec	laration	of		policy.
1	It is the police	cy of the state in fu	ırtherance of it	s responsibility to p	rotect the occi	upational and
2	public health and sa	afety and the envi	ronment:			
3	(1) To institute and maintain a regulatory program for sources of ionizing radiation so as to					
4	provide for compatibility and equivalency with the standards and regulatory programs of the					
5	federal governmen	it, a single effec	tive system o	f regulation within	the state, a	nd a system
6	consonant insofar a	as possible with th	ose of other s	tates.		
7	(2) To instit	ute and maintain	a program to	permit developme	ent and use o	of sources of
8	radiation for peaceful purposes consistent with the health and safety of the public.					
9	(3) To provide for the availability of capacity outside the state for the disposal of low-level					
0	radioactive waste generated within the state except for waste generated as a result of defense or					
11	federal research an	nd development a	ctivities and to	recognize that suc	<u>h radioactive </u>	waste can be
2	most safely and eff	iciently managed	on a regional l	oasis.		
	§16-27B-2.	Decl	aration	of		purpose.
1	This article	is enacted to prov	<u>ride:</u>			
2	(1) A program of effective regulation of sources of radiation for the protection of the					ection of the
3	occupational and p	ublic health and s	afety.			

4	(2) A program to promote an orderly regulatory pattern within the state, among the states,
5	and between the federal government and the state and facilitate intergovernmental cooperation
6	with respect to use and regulation of sources of radiation to the end that duplication of regulation
7	may be minimized.
8	(3) A program to establish procedures for assumption and performance of certain
9	regulatory responsibilities with respect to byproduct, source and special nuclear materials, and
10	radiation generating equipment.
11	(4) A program to permit use of sources of radiation consistent with the health and safety of
12	the public.
	§16-27B-3. Definitions.
1	As used in this article unless the context requires a different meaning:
2	(1) "By-product material" means:
3	(A) Any radioactive material, except special nuclear material, yielded in or made
4	radioactive by exposure to the radiation incident to the process of producing or utilizing special
5	nuclear material;
6	(B) Any discrete source of radium-226 that is produced, extracted, or converted after
7	extraction for use for a commercial, medical, or research activity;
8	(C) Any material that has been made radioactive by use of a particle accelerator and is
9	produced, extracted, or converted after extraction for use for a commercial, medical, or research
10	activity; and
11	(D) Any discrete source of naturally occurring radioactive material (NORM), other than
12	source material that the United States Nuclear Regulatory Commission, in consultation with the
13	Administrator of the Environmental Protection Agency, the Secretary of Energy, the Secretary of
14	Homeland Security, and the head of any other appropriate federal agency, determines would pose
15	a threat similar to the threat posed by a discrete source of radium-226 to the public health and
16	safety or the common defense and security Including conversion to technologically enhanced

1/	naturally occurring radioactive material (TENORM) through extraction, or conversion after
18	extraction, for use for a commercial, medical, or research activity.
19	(2) "Civil penalty" means any monetary penalty levied on a licensee or registrant because
20	of violations of statutes, regulations, licenses, or registration certificates, but does not include
21	criminal penalties.
22	(3) "Decommissioning" means final operational activities at a facility to dismantle site
23	structures, to decontaminate site surfaces and remaining structures, to stabilize and contain
24	residual radioactive material, and to carry out any other activities to prepare the site for post
25	operational care.
26	(4) "Department" means the West Virginia Department of Health.
27	(5) "General license" means a license effective under rules promulgated by the departmen
28	without the filing of an application with the department or the issuance of licensing documents to
29	particular persons to transfer, acquire, own, possess, or use quantities of, or devices or equipmen
30	utilizing, radioactive material.
31	(6) "High-level radioactive waste" means:
32	(A) Irradiated reactor fuel;
33	(B) Liquid wastes resulting from the operation of the first cycle solvent extraction system, o
34	equivalent, and the concentrated wastes from subsequent extraction cycles, or equivalent, in a
35	facility for reprocessing irradiated reactor fuel; or
36	(C) Solids into which such liquid wastes have been converted.
37	(7) "Ionizing radiation" means gamma rays and X-rays, alpha and beta particles, high
38	speed electrons, neutrons, protons, and other nuclear particles.
39	(8) "Licensing" means licensing with the department in accordance with rules and
40	regulations adopted pursuant to this article.
41	(9) "Low-level radioactive waste" means radioactive waste not classified as high-leve
42	radioactive waste, transuranic waste, spent nuclear fuel, or byproduct material.

43	(10) "Person" means any individual, corporation, LLC, partnership, firm, association, trust,
44	estate, public or private institution, group, agency of this state, other than the Department of
45	Health, political subdivision of this state, any other state or political subdivision or department
46	thereof, and any legal successor, representative, agent, or department of the foregoing, but not
47	including federal government agencies.
48	(11) "Radiation" means ionizing radiation.
49	(12) "Radiation emergency" means any situation, excluding events resulting from nuclear
50	warfare, which involves the possibility of accidental release of ionizing radiation that may pose a
51	threat to the safety and health of any citizen of this state.
52	(13) "Radiation generating equipment" means any manufactured product or device, or
53	component part of such a product or device, or any machine or system which during operation can
54	generate or emit radiation except those which emit radiation only from radioactive material.
55	(14) "Radioactive material" means any material (solid, liquid, or gas) which emits ionizing
56	radiation spontaneously. It includes accelerator-produced, byproduct, naturally occurring, and
57	source and special nuclear materials.
58	(15) "Registration" means registration with the department in accordance with rules and
59	regulations adopted pursuant to this article.
60	(16) "Secretary" means the secretary of the West Virginia Department of Health or his or
61	her designee.
62	(17) "Source material" means uranium or thorium, or any combination thereof, in any
63	physical or chemical form; or ores that contain by weight one-twentieth of one percent (0.05
64	percent) or more of uranium, thorium, or any combination thereof. Source material does not
65	include special nuclear material.
66	(18) "Sources of radiation" means, collectively, radioactive material and radiation
67	generating equipment.
68	(19) "Special nuclear material" means (i) plutonium, uranium 233, uranium enriched in the

69	isotope 233 or in the isotope 235, and any other material which the United States Nuclear
70	Regulatory Commission or any successor thereto has determined to be such but does not include
71	source material; or (ii) any material artificially enriched by any of the foregoing but not including
72	source material.
73	(20) "Specific license" means a license, issued to a named person upon application filed
74	under the rules promulgated pursuant to this article, to use, manufacture, produce, transfer,
75	receive, acquire, or possess quantities of, or devices utilizing, radioactive material.
76	(21) "Spent nuclear fuel" means irradiated nuclear fuel that has undergone at least one
77	year's decay since being used as a source of energy in a power reactor. Spent fuel includes the
78	special nuclear material, byproduct material, source material, and other radioactive material
79	associated with fuel assemblies.
80	(22) "Transuranic waste" means radioactive waste containing alpha emitting transuranic
81	elements, with radioactive half-lives greater than five years, in excess of 10 nanocuries per gram.
	§16-27B-4. Exemption.
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2 3	The provisions of this article shall not apply to radioactive materials or facilities, including nuclear reactors, that are subject to exclusive licensing and regulation by the United States Nuclear Regulatory Commission. §16-27B-5. Department designated state radiation control agency; powers and duties. (a) The Department of Health is hereby designated as the state radiation control agency.
2 3 4 5	The provisions of this article shall not apply to radioactive materials or facilities, including nuclear reactors, that are subject to exclusive licensing and regulation by the United States Nuclear Regulatory Commission. §16-27B-5. Department designated state radiation control agency; powers and duties. (a) The Department of Health is hereby designated as the state radiation control agency. (b) The secretary shall designate the director of the state radiation control agency who
2 3 4 5 6	The provisions of this article shall not apply to radioactive materials or facilities, including nuclear reactors, that are subject to exclusive licensing and regulation by the United States Nuclear Regulatory Commission. §16-27B-5. Department designated state radiation control agency; powers and duties. (a) The Department of Health is hereby designated as the state radiation control agency. (b) The secretary shall designate the director of the state radiation control agency who shall perform the functions vested in the state radiation control agency under the provisions of this
2 3 4 5 6 7	The provisions of this article shall not apply to radioactive materials or facilities, including nuclear reactors, that are subject to exclusive licensing and regulation by the United States Nuclear Regulatory Commission. §16-27B-5. Department designated state radiation control agency; powers and duties. (a) The Department of Health is hereby designated as the state radiation control agency. (b) The secretary shall designate the director of the state radiation control agency who shall perform the functions vested in the state radiation control agency under the provisions of this article.
2 3 4 5 6 7 8	The provisions of this article shall not apply to radioactive materials or facilities, including nuclear reactors, that are subject to exclusive licensing and regulation by the United States Nuclear Regulatory Commission. §16-27B-5. Department designated state radiation control agency; powers and duties. (a) The Department of Health is hereby designated as the state radiation control agency. (b) The secretary shall designate the director of the state radiation control agency who shall perform the functions vested in the state radiation control agency under the provisions of this article. (c) In accordance with the laws of the state, the state radiation control agency may employ,

12	health and safety, and the environment shall:
13	(1) Develop programs for evaluation and control of hazards associated with use of sources
14	of radiation.
15	(2) Develop programs with due regard for compatibility with federal programs for regulation
16	of byproduct, source, and special nuclear materials.
17	(3) Develop programs with due regard for consistency with federal programs for regulation
18	of radiation generating equipment.
19	(4) Formulate, adopt, promulgate, and repeal rules and regulations, which may provide for
20	licensing and/or registration, relating to control of sources of radiation with due regard for
21	compatibility with the regulatory programs of the federal government.
22	(5) Advise, consult, and cooperate with other agencies of the state, the federal
23	government, other states and interstate agencies, political subdivisions, and other organizations
24	concerned with control of sources of radiation.
25	(6) Have the authority to accept and administer loans, grants, or other funds or gifts,
26	conditional or otherwise, in furtherance of its functions, from the federal government and from
27	sources, public or private.
28	(7) Encourage, participate in, or conduct studies, investigations, training, research, and
29	demonstrations relating to control of sources of radiation.
30	(8) Collect and disseminate information relating to control of sources of radiation,
31	including:
32	(A) Establish and maintain a file of all license applications, issuances, denials,
33	amendments, transfers, renewals, modifications, suspensions, and revocations;
34	(B) Establish and maintain a file of registrants possessing sources of radiation requiring
35	registration under the provisions of this article and any administrative or judicial action pertaining
36	thereto; and
37	(C) Establish and maintain a file of all agency rules related to regulation of sources of

- (9) Establish a database of registered and certified radiation producing devices, which shall include but not be limited to the name of the owner or operator and the location of the machine.
- (10) Pursuant to its powers enumerated in §16-27B-6 of this code, provide for scheduled and random unannounced inspections of facilities that house radiation producing devices and radioactive sources and provide relevant services to ensure compliance with laws, rules, licenses, or conditions.
 - (11) Establish forms including the periodic radiation inspection reports.
- (12) Develop programs for responding adequately to radiation emergencies and coordinate such programs with the emergency management agencies.
- (13) Publish and make available a list of qualified physicists and vendors of radiation producing devises, radioactive supplies, and those qualified to perform work related to the same.
- (14) Ensure compliance with all requirements under the Appalachian States Low-Level Radioactive Waste Compact pursuant to §29-1H-1 et seq. of this code and all federal laws.
- (15) Promulgate all rules necessary under this article, in accordance with the provisions of §29A-3-1 et seq. of this code, including providing for (i) general or specific licenses to use, store, dispose, manufacture, produce, transfer, receive, acquire, own, or possess quantities of, or devices or equipment utilizing, by-product, source, special nuclear materials, or other radioactive material occurring naturally or produced artificially, (ii) registration of the possession of a source of radiation and of information with respect thereto, (iii) regulation of by-product, source and special nuclear material and (iv) compliance with Appalachian States Low-Level Radioactive Waste Compact pursuant to §19-1H-1 et seq. of this code and all federal laws.
- (16) Issue such orders or modifications thereof as may be necessary in connection with proceedings under this article.
 - (e) The department is authorized to require by rule, regulation, or order, the keeping of

64	such records with respect to activities under licenses and registration certificates issued under this			
65	article as may be necessary to effectuate the purpose of this article. These records shall be made			
66	available for inspection by, or copies thereof shall be submitted to, the department on request.			
67	(f) The secretary shall establish fee schedules for licensures, registrations, inspections,			
68	and modifications thereto required pursuant to this article. All such fees collected shall be paid to			
69	the department for deposit in a special fund called the Radiation Licensure and Inspection Fund			
70	created pursuant to §16-27B-9 of this code.			
71	(g) The secretary shall provide compensation, office space, staff, and office equipment as			
72	may be necessary to discharge the responsibilities imposed by this article.			
	§16-27B-6. Licensing of radioactive material.			
1	(a) All radioactive material not under the authority of the United States Nuclear Regulatory			
2	Commission, and devices or equipment utilizing such material, shall be licensed by the			
3	department under the rules promulgated by the department. Rules promulgated under this article			
4	shall provide for recognition of other Agreement State or federal licenses.			
5	(b) It shall be unlawful for any person to use, store, dispose, manufacture, produce,			
6	distribute, sell, transport, transfer, install, repair, receive, acquire, own, or possess any source of			
7	radiation unless licensed by or registered with the department in conformance with this article and			
8	any rules promulgated by the department pursuant to this article. The disposal of radioactive			
9	waste material in a solid waste facility or in a commercial solid waste facility, as defined in §22-15-			
10	2 of this code, is prohibited.			
11	(c) The department shall provide by rule or regulation for general or specific licensing of			
12	radioactive material or devices or equipment utilizing such material. Such rule or regulation shall			
13	provide for amendment, suspension, or revocation of licenses.			
14	(d) The department is authorized to require registration or licensing of other sources of			
15	radiation.			

(e) The department is authorized to exempt certain sources of radiation or kinds of uses or

users from the licensing or registering requirements set forth in this section when the department makes a finding that the exemption of such sources of radiation or kinds of use or users will not constitute a significant risk to the health and safety of the public.

§16-27B-7. Surety requirements.

- (a) For licensed activities the department may, establish by rule or regulation standards and procedures to ensure that the licensee will provide an adequate surety or other financial arrangement to permit the completion of all requirements established by the department for the decontamination, closure, decommissioning and reclamation of sites, structures, and equipment used in conjunction with such licensed activity, in case the licensee should default for any reason in performing such requirements.
- (b) All sureties required under subsection (a) which are forfeited shall be paid to the department for deposit in a special fund called the Radiation Site Closure and Reclamation Fund created pursuant to §16-27B-8 of this code.
- (c) For licensed activities when radioactive material which will require surveillance or care is likely to remain at the site after the licensed activities cease, the department may, establish by rule or regulation standards and procedures to ensure that the licensee, before termination of the license, will make available such funding arrangements as may be necessary to provide for long-term site surveillance and care.
- (d) All funds collected from licensees under subsection (c) shall be paid to the department for deposit in a special fund called Radiation Site Closure and Reclamation Fund created under §16-27B-8 of this code.
- (e) The sureties or other financial arrangements and funds required by subsections (a) and (c) shall be established in amounts sufficient to ensure compliance with those standards, if any, established by the United States Nuclear Regulatory Commission pertaining to closure, decommissioning, reclamation, and long-term site surveillance and care of such facilities and sites.

23	(f) In order to provide for the proper care and surveillance of sites subject to subsection (c				
24	the department may acquire by gift or transfer from another government agency or private person				
25	any land and appurtenances necessary to fulfill the purposes of this section. Any such gift or				
26	transfer is subject to approval and acceptance by the department.				
27	(g) The department may by contract, agreement, lease, or license with any person,				
28	including another state agency, provide for the decontamination, closure, decommissioning,				
29	reclamation, surveillance, or other care of a site subject to this section as needed to carry out the				
30	purposes of this section.				
31	(h) All federal, state, local, or other governmental agencies, shall be exempt from the				
32	requirements of subsection (a) and (c).				
	§16-27B-8. Radiation Site Closure and Reclamation Fund				
1	(a) There is hereby created in the State Treasury a special revenue fund known as the				
2	Radiation Site Closure and Reclamation Fund. The fund shall be administered by and under the				
3	control of the Secretary of Department of Health. Expenditures from the fund shall be solely for the				
4	purposes under this article of administration, acquisition, construction, decommission,				
5	decontamination, maintenance, surveillance, remediation, reclamation, closure, or other care on				
6	sites containing or associated with licensable radioactive material for the protection of public				
7	health, safety, and welfare.				
8	(b) The fund shall consist of moneys appropriated by the Legislature, moneys received				
9	from the federal government, moneys received from forfeited sureties, moneys received under				
10	§16-27B-7(d) of this code, and from private donations, grants, bequests, and all other moneys				
11	received from all sources for the purposes stated herein.				
12	(c) Any funds remaining in the Fund at the end of the fiscal year shall not revert to the				
13	general revenue but shall remain in the fund solely for the purposes stated in this article.				
14	(d) The moneys accrued in this fund, any earnings thereon, and yield from investments by				
15	the State Treasurer or West Virginia Investment Management Board are reserved solely and				

exclusively for the purposes set forth in this code section.

	§16-27B-9.	Radiation	Licensure	and	Inspection	Fund.
1	(a) There	e is hereby created	d in the State Treas	ury a spec	ial revenue fund kno	own as the
2	Radiation Licens	sure and Inspection	Fund. The fund sha	ll be admin	stered by and under	the control
3	of the Secretary	y of Department o	f Health. Expenditu	res from th	ne fund shall be sol	ely for the
4	purposes under	this article of admi	nistration, registration	on, licensing	g, and inspection of	<u>radioactive</u>
5	materials facilitie	es and equipment f	or the protection of	public healt	h, safety, and welfar	<u>e.</u>
6	(b) The	fund shall consist	of moneys appropri	ated by the	Legislature, money	's received
7	from the federa	I government, mor	neys received from	licensing a	nd registration fees	, and from
8	private donation	ıs, grants, beques	ts, and all other m	oneys rece	eived from all source	es for the
9	purposes stated	herein. Moneys fro	om forfeited sureties	and any in	terest earned therec	on shall not
10	be deposited int	o this fund or used	for normal operatin	g expenses	<u>.</u>	
11	(c) Any t	iunds remaining in	the Fund at the en	d of the fis	cal year shall not re	vert to the
12	general revenue	but shall remain ir	the fund solely for	the purpose	es stated in this artic	<u>le.</u>
13	(d) The r	noneys accrued in	this fund, any earnir	ngs thereon	, and yield from inve	stments by
14	the State Treas	urer or West Virgi	nia Investment Mar	nagement E	Board are reserved	solely and
15	exclusively for the	ne purposes set for	th in this code secti	on.		
	<u>§16-27B-10.</u>	Impounding	sources	of	ionizing	radiation.
1	The depart	artment is authorize	ed, in the event of ar	n emergenc	y or under other circ	<u>umstances</u>
2	constituting a h	azard to health an	d safety, to impour	nd or order	the impounding of	sources of
3	ionizing radiatio	n in the possession	on of any person w	ho is not e	quipped to observe	or fails to
4	observe the prov	visions of this article	e, federal law, or any	rules or reg	ulations promulgate	d or issued
5	thereunder.					
	<u>§16-27B-11. Au</u>	thority of Governo	or to enter into agre	<u>eements wi</u>	th federal governm	ent; effect
	on		federal			license.
1	(a) The (Governor is authori	zed to enter into agr	eements w	ith the U.S. Nuclear	Regulatory

Commission under Section 274b of the Atomic Energy Act of 1954, as amended, providing for
 discontinuance of certain of the U.S. Nuclear Regulatory Commission's licensing and related
 regulatory authority with respect to byproduct, source and special nuclear materials, and the

assumption of regulatory authority therefore by this state.

(b) Any person who, on the effective date of an agreement under subsection (a) above, except those exempted under §16-27B-4 of this code, possesses a license issued by the U.S. Nuclear Regulatory Commission for radioactive materials subject to the agreement shall be deemed to possess a like license issued under this article, which shall expire either 90 days after receipt from the department of a notice of expiration of such license, or on the date of expiration specified in the U.S. Nuclear Regulatory Commission license, whichever is earlier.

§16-27B-12. Authority of department to enter into agreements with federal government, other states or interstate agencies; training programs for personnel.

- (a) The department, with the prior approval of the Governor, is authorized to enter into an agreement or agreements with the federal government, other states or interstate agencies, whereby this state will perform, on a cooperative basis with the federal government, other states or interstate agencies, inspections or other functions relating to control of sources of ionizing radiation.
- (b) The department, from funds provided by law, may institute programs for the purpose of training personnel to carry out the provisions of this article and, with the prior approval of the Governor, may make such personnel available for participation in any program or programs of the federal government, other states, or interstate agencies in furtherance of this article.
- (c) The West Virginia Department of Environmental Protection (WVDEP) shall, upon request from the cabinet secretary of the department, provide technical guidance and support to the department to implement sound and scientific principles for the program based upon the WVDEP's expertise in the coal, oil, and gas industries. The WVDEP shall also provide technical guidance and support to the department on issues related to air and water pollution generated

from radiation sources regulated by the department.

	§16-27B-13. Effect upon local ordinances, etc
1	Ordinances, resolutions, or rules, now or hereafter in effect, of the governing body of a
2	county, political subdivision, municipality, other state agencies, or other local government body
3	relating to by-product, source, and special nuclear materials shall not be superseded by this
4	article, provided that such ordinances or rules are and continue to be consistent with the
5	provisions of this article, amendments thereto and rules thereunder.
	§16-27B-14. Enforcement; civil penalties
1	(a) Any person who violates any licensing or registration provision of this article or any rule
2	regulation, or order issued thereunder, or any term, condition, or limitation of any license o
3	registration certificate issued thereunder or commits any violation for which a license of
4	registration certificate may be revoked under rules or regulations issued under this article may be
5	subject to a civil penalty, to be imposed by the department, not to exceed \$10,000. If any violation
6	is a continuing one, each day of such violation shall constitute a separate violation for the
7	purposes of computing the applicable civil penalty. The department shall have the power to
8	compromise, mitigate, or remit such penalties.
9	(b) Whenever the agency proposes to subject a person to the imposition of a civil penalty
10	under the provisions of this section, it shall notify such person in writing;
11	(1) Setting forth the date, facts, and nature of each act or omission with which the person is
12	charged;
13	(2) Specifically identifying the particular provision or provisions of the section, rule
14	regulation, order, license, or registration certificate involved in the violation; and
15	(3) Advising of each penalty which the department proposes to impose and its amount.
16	Such written notice shall be sent by registered or certified mail by the department to the las
17	known address of such person. The person so notified shall be granted an opportunity to show in
18	writing, within such reasonable period as the department shall by rule prescribe, why such penalty

should not be imposed. The notice shall also advise such person that upon failure to pay the civil penalty subsequently determined by the department, if any, the penalty may be collected by civil action. Any person upon whom a civil penalty is imposed may appeal such action under §29A-1-1 et seq. of this code.

(c) The department, or upon the request of the department, the Attorney General, is authorized in the name of the state to institute a civil action to collect a penalty imposed pursuant to this section. The department, or upon the request of the department, the Attorney General, shall have the exclusive power to compromise, mitigate, or remit such civil penalties as are referred for collection.

(d) All moneys collected from civil penalties shall be deposited in the Radiation Licensure and Inspection Fund created pursuant to §16-27B-9 of this code.

(e) In addition to the provisions of §16-27B-5 of this code, the department shall have the power to enter at all reasonable times, or in cases of an emergency, upon any private or public property for the purpose of determining whether or not there is compliance with or violation of the provisions of this article and rules issued thereunder, except that entry into areas under the jurisdiction of the federal government shall be effected only with the concurrence of the federal government or its duly designated representative.

§16-27B-15. Felony created; criminal penalties; injunctions; civil penalties; charges for violations.

(a) Any person who willfully violates any of the provisions of the rules, regulations, or orders of the department or secretary or any provision under this article is guilty of a felony, and, upon conviction thereof, shall be fined not less than \$1,000 nor more than \$25,000, for each day of such violation, or imprisoned not less than one nor more than five years, or both fined and imprisoned. If the conviction is for a violation committed after a first conviction of such person, the person shall be guilty of a felony, and, upon conviction thereof, shall be fined not less than \$5,000 nor more than \$50,000 for each day of such violation, or imprisoned not less than two nor more

8 than ten years, or both fined and impri	soned.
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(b) Any person who violates or intends to violate, or fails, neglects, or refuses to obey any law, lawful rule, or order of the department or secretary or any provision of this article may be compelled in a proceeding instituted in an appropriate court by the department or secretary to obey such rule, order or provision of this article and to comply therewith by injunction, mandamus, or other appropriate remedy.

(c) Without limiting the remedies which may be obtained in subsection (b) of this section, any person violating or failing, neglecting or refusing to obey any injunction, mandamus or other remedy obtained pursuant to subsection (b) shall be subject, in the discretion of the court, to a civil penalty not to exceed \$25,000 for each violation, which shall be paid to the Radiation Licensure and Inspection Fund created pursuant to §16-27B-8 of this code. Each day of violation shall constitute a separate offense.

(d) With the consent of any person who has violated or failed, neglected, or refused to obey any rule or order of the department or secretary or any provision of this article, the department or secretary may provide, in an order issued by the department or secretary against such person, for the payment of civil charges for past violations in specific sums, not to exceed the limits specified in §16-27B-14 of this code. Such civil charges shall be instead of any appropriate civil penalty which could be imposed under §16-27B-14 of this code.

§16-27B-16. Administrative procedure and judicial review.

(a) In any proceeding for the denial of an application for license or for revocation, suspension, or modification or a license, the department shall provide to the applicant or licensee an opportunity for a hearing on the record.

(b) Whenever the department finds that an emergency exists requiring immediate action to protect the environment and the public health and safety, the department may, without notice or hearing, issue a regulation or order reciting the existence of such emergency and requiring that such action be taken as is necessary to meet the emergency. Notwithstanding any provision of this

article, such regulation or order shall be effective immediately. Any person to whom such regulation or order is directed shall comply therewith immediately, but on application to the department shall be afforded a hearing within five business days. On the basis of such hearing, the emergency regulation or order shall be continued, modified, or revoked within 30 days after such hearing.

(c) Any final department action or order entered in any proceeding under subsections (a) and (b) above shall be subject to appeal to the Board of Review within 30 days after receipt of written notice of a final action or order. The provisions of §29A-5-1 et seq. of this code shall apply to such appeals.

NOTE: The purpose of this bill is to further the process of West Virginia becoming an Agreement State with the United States Nuclear Regulatory Commission.

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