

SPONSOR: Rep. Postles & Sen. Wilson

Reps. Briggs King, Dukes, Morris, Shupe, Michael Smith,

Spiegelman, Vanderwende; Sen. Hocker

HOUSE OF REPRESENTATIVES 150th GENERAL ASSEMBLY

HOUSE BILL NO. 167

AN ACT TO AMEND TITLE 29 OF THE DELAWARE CODE RELATING TO ADMINISTRATIVE PROCEDURES AND THE REGULATORY FLEXIBILITY ACT.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

- Section 1. Amend § 10115, Title 29 of the Delaware Code by making deletions as shown by strikethrough and insertions as shown by underline as follows:
- § 10115. Notice [For application of this section, see 80 Del. Laws, c. 113, § 8]
 - (a) Whenever an agency proposes to formulate, adopt, amend or repeal a regulation, it shall file notice and full text of such proposals, together with copies of the existing regulation being adopted, amended or repealed, the regulatory flexibility analysis and economic impact statement pursuant to Chapter 104 of this title, with the Registrar for publication, in full or as a summary, in the Register of Regulations pursuant to § 1134 of this title. Any submission to the Registrar hereunder shall include, to the extent applicable, any agency regulatory statement required to be submitted by the agency pursuant to Chapter 104 of this title.
 - (1) The notice shall describe the nature of the proceedings including a brief synopsis of the subject, substance, issues, possible terms of the agency action, a reference to the legal authority of the agency to act and reference to any other regulations that may be impacted or affected by the proposal;
 - (2) The notice shall state the manner in which persons may present their views: (i) if in writing, of the place to which and the final date by which such views may be submitted; or (ii) if at a public hearing, the date, time and place of the hearing. If a public hearing is to be held, such public hearing shall not be scheduled less than 20 days following publication of notice of the proposal in the Register of Regulations.
 - (b) If a public hearing will be held on the proposal, notice of the time, date, place and a summary of the nature of the proposal shall also be published in at least 2 Delaware newspapers of general circulation a minimum of 20 days prior to such public hearing and shall also be advertised at least 20 days prior to such public hearing by electronic posting on a designated State of Delaware website, approved by the Registrar of Regulations by May 1, 2013, which shall be accessible to the public.

Page 1 of 6
HR: RDS: AFJ Released: 05/29/2019 01:36 PM

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22	(c) The notice shall also be maried to an persons who have made timely written requests of the agency for advance
23	notice of its regulation-making proceedings.
24	(d) No regulation being proposed to be formulated, adopted, amended or repealed shall be published if the
25	requisite notice prescribed in subsection (a) of this section is not submitted with the proposed regulation to the Registrar of
26	Regulations.
27	Section 2. Amend § 10404A, Title 29 of the Delaware Code by making deletions as shown by strikethrough and
28	insertions as shown by underline as follows:
29	§ 10404A. Regulatory impact statements [For application of this section, see 80 Del. Laws, c. 112, § 7]
30	(a) Any agency that proposes to adopt or amend any regulation under the Administrative Procedures Act, § 10101
31	et seq. of this title, that is substantially likely to impose additional costs or burdens upon individuals and/or small
32	businesses shall submit a regulatory impact statement to be published by the Registrar of Regulations as part of the notice
33	requirements set forth in § 10115 of this title. Each regulatory impact statement shall include:
34	(1) A specific reference to the statutory provision which allows for the adoption or amendment of the rule or
35	regulation and the statutory provisions which address the subject matter of the rule or regulation;
36	(2) A description of the purpose of the regulation;
37	(3) An identification of the individuals and/or small businesses that would be subject to compliance under the
38	regulation;
39	(4) A good-faith estimate by the agency of the potential cost of compliance for individuals and/or small
40	businesses, which at minimum shall include the projected reporting, recordkeeping, and other administrative costs
41	required to comply with the proposed regulation; and
42	(5) A description of any less intrusive or less costly alternative methods of achieving the purpose of the
43	proposed regulation, to the extent such methods are not otherwise described herein.
44	Section 3. Add new Section to Title 29 of the Delaware Code by making deletions as shown by strikethrough and
45	insertions as shown by underline as follows:
46	§ 10404C. Economic Impact Statement
47	(a) Prior to the adoption of any proposed regulation that may have an adverse impact on small businesses, each
48	agency shall prepare an economic impact statement that includes the following:
49	(1) An identification and estimate of the number of small businesses subject to the proposed regulation;
50	(2) The projected reporting, recordkeeping, and other administrative costs required for compliance with the
51	proposed regulation, including the type of professional skills necessary for preparation of the report or records;

Released: 05/29/2019 01:36 PM

52	(3) A statement of the probable effect on impacted small businesses; and
53	(4) A description of any less-intrusive or less-costly alternative methods of achieving the questions of the
54	proposed regulations.
55	Section 4. Amend § 10407, Title 29 of the Delaware Code by making deletions as shown by strikethrough and
56	insertions as shown by underline as follows:
57	§ 10407. Review of regulations of executive branch agencies.
58	In accordance with the provisions of this section, each executive branch agency shall conduct a periodic review of
59	regulations promulgated by such agency to determine which regulations, if any, should be modified or eliminated. The
60	review process hereunder shall commence no later than January 1, 2016, and shall recommence on a recurring basis every 4
61	years. Reviews by executive branch agencies hereunder shall be conducted in accordance with the following procedures:
62	(1) Each executive branch agency shall be assigned a 3-month regulatory review period by the Office of the
63	Governor or any executive branch agency designated thereby. During such regulatory review period, each executive
64	branch agency shall solicit public input, and shall conduct its own in-depth internal review, to identify regulations
65	promulgated by such agency 4 years ago or more for possible modification or elimination.
66	(a) Within 4 years of the enactment of this law, each agency shall review all agency regulations existing at
67	the time of enactment to determine whether such regulations should be readopted, amended, or repealed,
68	consistent with the stated objectives of those statutes, to minimize economic impact of the regulations on small
69	businesses in a manner consistent with the stated objective of applicable statutes. If the head of the agency
70	determines that completion of the review of existing regulations is not feasible by the date established above, the
71	agency shall publish a statement certifying such determination. The agency may extend the completion date for
72	such review by 1 year.
73	(b) Regulations adopted after the enactment of this law shall be reviewed every 5 years after publication of
74	such regulations as the final regulation to ensure that such regulations minimize the economic impact on small
75	businesses in a manner consistent with the stated objectives of applicable statutes.
76	(2)(c) During its regulatory review period, each executive branch agency:
77	a-1. Shall conduct at least 1 public hearing in each county, notice of which shall be provided in
78	accordance with the Administrative Procedures Act, § 10101 et seq. of this title ("APA");
79	b.2. Shall accept recommendations and input, in person, by mail, by fax, and via an online submission
80	form; and

e.3. Shall adopt procedures to allow for the submission of anonymous recommendations and input.

Released: 05/29/2019 01:36 PM

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82	(3) At the conclusion of its regulatory review period, each executive branch agency shall evaluate the
83	comments, proposals, and recommendations received or generated, and shall submit any revisions (i.e., regulations to
84	be eliminated or modified) to the Register of Regulations for publication in accordance with the APA.
85	(4) No later than 12 months from the commencement of any regulatory review process described herein, the
86	Office of the Governor, or any executive branch agency designated thereby, shall submit a report to General Assembly
87	detailing the regulations eliminated or modified as a result of such process.
88	(5) Notwithstanding the foregoing, each executive branch agency shall be required to consider only those
89	regulations adopted pursuant to the APA 4 years ago or more for which it has direct promulgating authority. Ir
90	connection herewith, no executive branch agency shall be required to consider regulations administered by ar
91	executive branch agency but require adoption or amendment by a board, commission, or other agency, including but
92	not limited to regulations administered by the Department of State's Division of Professional Regulation that define
93	standards of conduct or qualifications of individuals applying for licensure or as licensed professionals. If an executive
94	branch agency does not have any regulations adopted pursuant to the APA 4 years ago or more for which it has direct
95	promulgating authority, it shall not be subject to the procedures described in this section.
96	(6) In connection herewith, the Office of the Governor, or any executive branch agency designated thereby
97	may promulgate guidelines to assist executive branch agencies in implementing the requirements of this section. Such
98	guidelines shall be subject to the APA, and may include but shall not be limited to:
99	a. Coordinating the regulatory review period of each executive branch agency to maximize public input
100	and to minimize the administrative burden imposed upon such agency and the Register of Regulations to the extensi
101	possible;
102	b. Requirements relating to the timing and content of any notice to be published by each executive branch
103	agency in connection with its regulatory review period; and
104	e. A description of procedures to allow for the submission of anonymous recommendations and input.
105	(d) In reviewing regulations to minimize the economic impact of the regulations on small businesses, the agency
106	must consider the following factors:
107	(1) The continued need for the regulation;
108	(2) The nature of complaints or comments received from the public concerning the regulation;
109	(3) The complexity of the regulation;
110	(4) The extent to which the regulation overlaps, duplicates, or conflicts with other Federal, State, or local
111	governmental regulations; and

Released: 05/29/2019 01:36 PM

112	(5) The length of time since the regulation has been evaluated and the degree to which technology
113	economic conditions, or other factors that have changed in the area affected by the regulation.
114	(e) Such review and readoption, amendment, or repeal done pursuant to this section must be preceded by
115	publication pursuant to Chapter 101 of Title 29.
116	(f) The Registrar of Regulations must develop a system that provides sufficient notice to the promulgating agency
117	of the expiration of the period of review referenced in this section.
118	Section 5. Amend § 10409, Title 29 of the Delaware Code by making deletions as shown by strikethrough and
119	insertions as shown by underline as follows:
120	§ 10409. Guidelines [For application of this section, see 80 Del. Laws, c. 112, § 7; and 80 Del. Laws, c. 113, § 8]
121	(a) No later than November 15, 2015, the Registrar of Regulations, the Office of Management and Budget (OMB)
122	and the Department of State, in consultation with such regulatory agencies, boards, and commissions as may be necessary
123	or desirable, shall submit for final publication guidelines to assist state agencies in preparing the agency regulatory
124	statements required pursuant to this chapter. The adoption of such guidelines shall be subject to the Administrative
125	Procedures Act, § 10101 et seq. of this title, with the OMB serving as the adopting agency.
126	(b) The guidelines shall <u>must</u> include, but are not limited to:
127	(1) Determining when, and under what circumstances, a proposed regulation is substantially likely to impose
128	additional costs or burdens on individuals and/or small businesses;
129	(2) Identifying and evaluating alternative methods of achieving the purpose of a proposed regulation;
130	(3) Determining the potential cost of complying with a proposed regulation, including projected reporting
131	recordkeeping, and other administrative costs; and
132	(4) Evaluating and adopting such additional exemptions from the requirements applicable to agence
133	regulatory statements as may be necessary or desirable-;
134	(5) Identifying whether the proposed regulation is exempt from the requirements of this chapter due to
135	legislative or federal mandate or previous compliance with the Federal Regulatory Flexibility Act; and
136	(6) Identifying whether the proposed regulation is exempt from the requirements of this chapter on the basi
137	of the regulation impacting employment or labor law, defining standards of con duct or qualifications of individual
138	applying for licensure or as licensed professionals.
139	Section 6. Add a new Section to Title 29 of the Delaware Code by making deletions as shown by strikethrough and
140	insertions as shown by underline as follows:
141	§ 10410. Notice.

Released: 05/29/2019 01:36 PM

142	At the time an agency is required to provide notice of a proposed regulation under § 10115 of the Administrative
143	Procedure Act, the agency shall publish the regulatory flexibility analysis and the economic impact statement created
144	pursuant to § 10411 of this chapter.
145	Section 6. Add a new Section to Title 29 of the Delaware Code by making deletions as shown by strikethrough and
146	insertions as shown by underline as follows:
147	§ 10411. Guidelines.
148	(a) The Registrar of Regulations, the Department of State, and the Office of Management and Budget, in
149	consultation with State regulatory agencies, boards, and commissions, shall prepare and publish guidelines to assist state
150	agencies in preparing the regulatory flexibility analysis and the economic impact statement. The guidelines must include:
151	(1) determining a proposed regulation's potential adverse economic effects on small businesses;
152	(2) identifying and evaluating alternative methods of achieving the purpose of a proposed regulation.

SYNOPSIS

This bill amends the notice provision of the Administrative Procedures Act to include copies of the regulatory flexibility analysis and the economic impact statement.

It also creates the requirement of an Economic Impact Statement and what it will contain.

Further, the timeline for review of regulations is spelled out with an emphasis on minimizing the economic impact caused by regulations.

HR: RDS: AFJ 0801500126