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| By: Senator Neall (Task Force on Regulatory Reform) Introduced and read first time: February 2, 2001 Assigned to: Economic and Environmental Affairs | | | | | | | | |
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| Committee Report: Favorable Senate action: Adopted Read second time: March 8, 2001 | | | | | | | | |
| | CHAPTER | | | | | | | |

1 AN ACT concerning

2 Regulatory Review and Evaluation Act - Revision

- 3 FOR the purpose of amending the Regulatory Review and Evaluation Act to require
- 4 participation and input by the public, other units of State government, and
- 5 stakeholders in the review of existing regulations; modifying the requirements
- 6 for work plans and evaluation reports to reflect that participation and input;
- 7 providing that certain other information may be included in work plans and
- 8 must be included in evaluation reports; altering the time frame and schedule for
- 9 completing and submitting work plans; requiring that related regulations be
- submitted concurrently, with a limitation and exception; authorizing each
- adopting authority within a unit of State government to issue a certificate of
- exemption for certain regulations or groups of related regulations under certain
- circumstances and with written justification; authorizing the Governor and the
- Joint Committee on Administrative, Executive, and Legislative Review to
- request that a regulation or group of related regulations be reviewed
- 16 notwithstanding the issuance of a certificate of exemption; providing for the
- 17 continuation of a certain schedule and a certain manner of review under certain
- circumstances; and generally relating to the Regulatory Review and Evaluation
- 19 Act.
- 20 BY repealing and reenacting, with amendments,
- 21 Article State Government
- 22 Section 10-130 and 10-133 through 10-135
- 23 Annotated Code of Maryland
- 24 (1999 Replacement Volume and 2000 Supplement)
- 25 BY adding to

- 2 **SENATE BILL 383** 1 Article - State Government Section 10-132.1 2 3 Annotated Code of Maryland (1999 Replacement Volume and 2000 Supplement) 4 5 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 6 MARYLAND, That the Laws of Maryland read as follows: 7 **Article - State Government** 8 10-130. 9 (a) In this Part VI the following words have the meanings indicated. 10 (B) "ADOPTING AUTHORITY" MEANS THE INDIVIDUAL OR ENTITY CHARGED 11 UNDER LAW WITH ADOPTING REGULATIONS FOR A UNIT. 12 [(b)](C) "Committee" means the Joint Committee on Administrative, 13 Executive, and Legislative Review. 14 "Evaluation report" means the document prepared by a unit of State [(c)]15 government in accordance with this part that results from the unit's review of its 16 regulations. 17 [(d)](E) "Regulation" has the meaning stated in § 10-101(g) of this subtitle 18 and is limited to those regulations in effect at the time any action is required or taken 19 under this part. 20 "Unit" means each unit in the Executive Branch of State government [(e)]21 that is authorized by law to adopt regulations. 22 [(f)]"Work plan" means a unit's proposal for the evaluation of its (G) 23 regulations. 24 10-132.1. 25 (A) (1)
 - SUBJECT TO SUBSECTION (B) OF THIS SECTION, THE ADOPTING
 - 26 AUTHORITY FOR EACH UNIT SHALL EVERY 8 YEARS, BEGINNING ON OR AFTER
- 27 OCTOBER 1, 2001, SUBMIT TO THE GOVERNOR AND TO THE COMMITTEE A SCHEDULE
- 28 OF REGULATIONS TO BE REVIEWED UNDER THIS PART DURING THE FOLLOWING 8
- 29 YEARS.
- TO THE EXTENT POSSIBLE AND REASONABLE, AN ADOPTING 30 (I)
- 31 AUTHORITY SHALL SCHEDULE RELATED REGULATIONS TO BE REVIEWED
- 32 CONCURRENTLY.
- 33 (II)UNLESS GOOD CAUSE EXISTS FOR PUBLISHING A LARGER
- 34 GROUP OF REGULATIONS CONCURRENTLY, THE LARGEST GROUP OF REGULATIONS
- 35 THAT AN ADOPTING AUTHORITY MAY SCHEDULE FOR REVIEW CONCURRENTLY
- 36 SHALL BE A SUBTITLE.

33

34 8-year period.

(d)

(1)

36 unit, the Governor may alter the deadline for that unit.

SENATE BILL 383 1 (B) (1) AT THE TIME THAT A UNIT'S REGULATIONS ARE SCHEDULED FOR 2 REVIEW UNDER THIS PART, AN ADOPTING AUTHORITY MAY CERTIFY TO THE 3 COMMITTEE AND THE GOVERNOR THAT THE REVIEW OF A REGULATION OR GROUP 4 OF RELATED REGULATIONS WOULD NOT BE EFFECTIVE OR COST-EFFECTIVE AND IS 5 EXEMPT FROM THE REVIEW PROCESS UNDER THIS SUBTITLE BECAUSE THE 6 REGULATION OR GROUP OF RELATED REGULATIONS WAS: 7 ADOPTED TO IMPLEMENT A FEDERALLY MANDATED OR (I) 8 FEDERALLY APPROVED PROGRAM; OR INITIALLY ADOPTED OR COMPREHENSIVELY AMENDED (II)10 DURING THE PRECEDING 8 YEARS. 11 (2) AN ADOPTING AUTHORITY ISSUING A CERTIFICATE OF EXEMPTION 12 SHALL PROVIDE THE GOVERNOR AND COMMITTEE WITH WRITTEN JUSTIFICATION 13 FOR THE CERTIFICATE OF EXEMPTION. 14 IF THERE IS MORE THAN ONE ADOPTING AUTHORITY FOR A 15 REGULATION OR GROUP OF RELATED REGULATIONS FOR WHICH AN EXEMPTION IS 16 TO BE CERTIFIED, EACH ADOPTING AUTHORITY SHALL SIGN THE CERTIFICATE OF 17 EXEMPTION AND WRITTEN JUSTIFICATION REQUIRED UNDER THIS SUBSECTION. AT ANY TIME DURING A REVIEW CYCLE, THE GOVERNOR OR COMMITTEE 18 (C) 19 MAY ASK THAT AN ADOPTING AUTHORITY REVIEW A REGULATION OR GROUP OF 20 REGULATIONS FOR WHICH A CERTIFICATE OF EXEMPTION HAS BEEN ISSUED, 21 NOTWITHSTANDING THE CLAIM OF EXEMPTION. 22 10-133. [The] BASED ON THE SCHEDULES SUBMITTED BY THE ADOPTING 23 (a) 24 AUTHORITIES UNDER § 10-132.1 OF THIS SUBTITLE, THE Governor shall, by an 25 executive order consistent with this part, provide for the review and evaluation of the 26 regulations of each unit in accordance with this part. 27 The executive order shall provide that a review and evaluation of the 28 regulations of all units be undertaken every 8 years, beginning on July 1, 1995 and is repeated during each 8-year period thereafter. 30 The executive order under subsection (b) of this section shall schedule the (c) 31 evaluations in such a manner that: 32 (1) a deadline is established for each unit to complete its evaluation; and

the deadlines of the various units are staggered across the entire

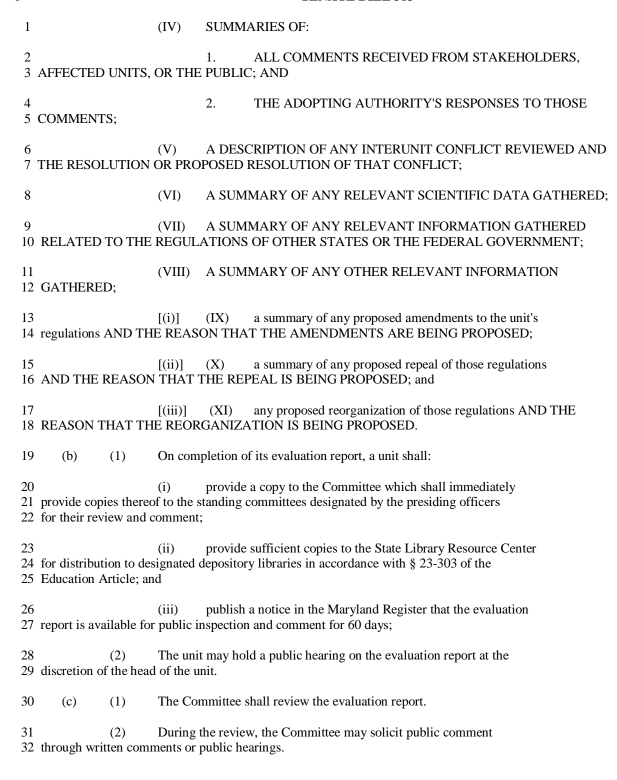
The executive order shall provide that, on written request from a

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| 1 2 | notify the Con | | If the Go | overnor a | pproves a request to alter a deadline, the unit shall | | | |
|----------|--|-----------|-----------------|----------------|--|--|--|--|
| 3 | 10-134. | | | | | | | |
| | evaluation of i | ts regula | ations, ea | ach unit sl | EAR BEFORE the commencement of the review and hall prepare a work plan and submit the work -1246 of this article, the Committee. | | | |
| 7 | (b) | The worl | k plan sh | all: | | | | |
| 8 9 | (1) include a description of the procedures and methods to be used by the unit, WHICH MAY INCLUDE: | | | | | | | |
| 10 | | | (I) | PROCE | DURES FOR INVITING PUBLIC COMMENT, INCLUDING: | | | |
| 11 12 | REGISTER; | | | 1. | THE PUBLICATION OF NOTICES IN THE MARYLAND | | | |
| 13 14 | GENERAL C | CIRCUL | ATION 1 | 2. IN THE S | THE PUBLICATION OF NOTICES IN NEWSPAPERS OF STATE; | | | |
| | | EWIDE | WEBSIT | 3. ΓE CREA | THE POSTING OF A NOTICE ON THE UNIT'S WEBSITE OR TED FOR UNITS TO POST NOTICES OF REGULATIONS | | | |
| 18 | | | | 4. | THE MAILING OF NOTICES; AND | | | |
| 19 20 | LOCATIONS | S AROU | ND THE | 5. E STATE | THE HOLDING OF PUBLIC HEARINGS AT VARIOUS ; | | | |
| 21 22 | STAKEHOLI | | (II) N THE R | | DURES FOR ENSURING THE PARTICIPATION OF PROCESS; | | | |
| 23 24 | | | (III) OF OTH | | DURES FOR ENSURING THE PARTICIPATION IN THE TS AFFECTED BY THE REGULATIONS; AND | | | |
| 25 | | | (IV) | PROCE | DURES FOR GATHERING AND REVIEWING: | | | |
| 26 27 | REGULATIO | NS BEI | ING REV | 1. VIEWED | RECENT SCIENTIFIC INFORMATION RELATED TO THE ; | | | |
| 28 29 | | TES OR | R THE FI | 2. EDERAL | SIMILAR REGULATIONS ADOPTED OR REPEALED BY GOVERNMENT; AND | | | |
| 30 | | | | 3. | OTHER APPROPRIATE INFORMATION; | | | |
| 31 32 | | | | | idual or individuals in the unit who will coordinate ne Committee; and | | | |

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| 1 2 | report in a tir | (3) nely man | | the sche | dule the un | it will folle | ow to cor | nplete its | evaluatio | on | |
|----------|---------------------------------------|------------------|----------------|------------|----------------------------|---------------|------------|-------------|------------|-----------|-------|
| 3 4 | (c) shall: | (1) | Within 3 | 30 days af | fter receipt | of the wor | k plan by | the Com | mittee, it | | |
| 5 6 | which it disa | grees; | (i) | advise th | ne unit in w | riting of a | ny part of | the work | plan wit | h | |
| 7 8 | work plan; ar | nd | (ii) | submit to | o the unit in | writing a | ny chang | es it recor | nmends t | to the | |
| 9 10 | the unit. | | (iii) | in the ev | ent of a dis | agreement | t, attempt | to meet v | vith the h | ead of | |
| 11 12 | disagreemen | (2) ts within | | | nit and the Committee | | | | esolve an | ny | |
| 13 | 10-135. | | | | | | | | | | |
| | (a) each unit sha the executive | all compl | | | ork plan ad eport on or | | | | | | |
| 17 18 | the evaluation | (2) on report | | | ne requirem | ents of § 1 | 10-132(1) | (i) of this | subtitle, | | |
| | REGULATI REVIEW PI | | | | OF ANY S' OF THEIR | | | | | | |
| | REGULATI REVIEW PI | | | | OF ANY A OF THEIR | | | | | | |
| 25 26 | COMMENT | , INCLU | (III) DING: | A DESC | CRIPTION (| OF THE P | PROCESS | S USED T | O SOLIO | CIT PUBLI | C |
| 27 | | | | 1. | ANY NOT | ICE PUB | LISHED | IN THE I | MARYL | AND REG | ISTER |
| 28 29 | CIRCULAT | ION; | | 2. | ANY NOT | ICE PUB | LISHED | IN NEWS | SPAPER | S OF GEN | ERAL |
| | STATEWID REVIEW; | E WEBS | SITE CRI | | ANY NOT FOR UNITS | | | | | | ON A |
| 33 | | | | 4. | ANY MAI | LING BY | THE AI | OOPTING | AUTHO | ORITY; AN | ND |
| 34 | | | | 5. | ANY PUB | LIC HEA | RING HI | ELD; | | | |
| | | | | | | | | | | | |



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- 1 (d) (1) During the 60-day review period established under subsection (b)(1) 2 of this section, the Committee may submit to the unit comments on and 3 recommendations for change in the unit's evaluation report. (2) Within 30 days after the termination of the 60-day review period, the 5 unit shall: 6 notify the Committee of the unit's agreement or disagreement (i) 7 with the Committee's recommendations; and 8 (ii) attempt to resolve any disagreements. 9 (3) If the Committee submits no comments or recommendations under 10 this subsection, or if any disagreements have been resolved by the termination of the 11 period provided in subsection (d)(2) of this section, the evaluation report is deemed 12 approved. 13 SECTION 2. AND BE IT FURTHER ENACTED, That, notwithstanding the 14 provisions of this Act, any regulation or group of regulations scheduled by the 15 Governor prior to January 10, 2001, for review prior to July 1, 2003 under § 10-133 of 16 the State Government Article shall be reviewed on the schedule established by the 17 Governor and in the manner and using the methodology mandated by law prior to the 18 implementation of this Act.
- 19 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 20 October 1, 2001.