0lr0854 CF SB 297

By: Delegate Krebs

Introduced and read first time: January 24, 2020

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning 2 Administrative Procedure Act - Dispositions and Summary Suspensions - Time 3 Periods 4 FOR the purpose of requiring an agency or the Office of Administrative Hearings to dispose 5 of a contested case within a certain period of time after a certain evidentiary hearing; 6 authorizing a certain named party to provide certain written notice that a decision 7 is due; establishing that a certain decision shall be construed in a certain manner 8 under certain circumstances; requiring a certain unit to issue a certain order on a 9 certain summary suspension within a certain period of time; and generally relating to dispositions and summary suspensions and the Administrative Procedure Act. 10 11 BY repealing and reenacting, with amendments, Article – State Government 12 13 Section 10-210 and 10-226 Annotated Code of Maryland 14 15 (2014 Replacement Volume and 2019 Supplement) 16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 17 That the Laws of Maryland read as follows: Article - State Government 18 10-210.19 20 Unless otherwise precluded by law, an agency or the Office may dispose of a (A) 21contested case by: 22(1) stipulation; 23 (2)settlement:



1		(3)	consent order;						
2		(4)	default;						
3		(5)	withdrawal;						
4		(6)	summary disposition; or						
5		(7)	dismissal.						
6 7 8 9		POSE	Unless otherwise precluded by law, an agency or the Office Pose of a contested case under subsection (a) of this section days after the date of any evidentiary hearing held on the						
10 11 12 13	PARTY TO	THE (IF THE AGENCY OR THE OFFICE DOES NOT DISPOSE OF A CASE IE REQUIRED UNDER SUBSECTION (B) OF THIS SECTION, A NAMED CONTESTED CASE MAY PROVIDE WRITTEN NOTICE TO THE AGENCY THAT THE DECISION IS DUE.						
14 15 16			IF AN AGENCY OR THE OFFICE DOES NOT DISPOSE OF A CASE AFTER RECEIPT OF A NOTICE PROVIDED UNDER PARAGRAPH (1) OF ON, THE DECISION SHALL BE DEEMED TO BE IN FAVOR OF THE NAMED						
18	10–226.								
9	(a)	(1)	In this section the following words have the meanings indicated.						
20		(2)	"License" means all or any part of permission that:						
21			(i) is required by law to be obtained from a unit;						
22			(ii) is not required only for revenue purposes; and						
23									
			(iii) is in any form, including:						
24			(iii) is in any form, including: 1. an approval;						
24 25									
			1. an approval;						

1			5. a re	gistration.			
2	2 (3) "Unit" means an officer or unit that is authorized by law to:						
3		(i)	adopt regu	lations subject to Subtitle 1 of this title; or			
4		(ii)	adjudicate	contested cases under this subtitle.			
5 6	• • • • • • • • • • • • • • • • • • • •						
7	(1)	(1) the unit takes final action on the application; and					
8	3 (2) either:						
9		(i)	the time fo	r seeking judicial review of the action expires; or			
10		(ii)	any judicia	l stay of the unit's final action expires.			
11 12							
13 14	and	(i)	written no	tice of the facts that warrant suspension or revocation;			
15		(ii)	an opportu	nity to be heard.			
16	(2)	A un	may order	summarily the suspension of a license if the unit:			
17 18							
19		(ii)	promptly g	ives the licensee:			
20 21	1 / 0/						
22			2. an c	pportunity to be heard.			
23 24 25 26	OF THIS SECTION, THE UNIT SHALL ISSUE A FINAL, APPEALABLE ORDER ON THE SUMMARY SUSPENSION WITHIN 30 DAYS AFTER THE DATE OF THE SUMMARY						
27	SECTION	9 A NII	מי ידו דו	RTHER ENACTED That this Act shall take offeet			

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 28 October 1, 2020.