2005 SESSION

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HOUSE BILL NO. 1948

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on General Laws

on January 20, 2005)

5 (Patrons Prior to Substitute—Delegates Saxman [HB 1948], Cosgrove HB [1735], and Kilgore [HB 2115])
6 A BILL to amend and reenact §§ 2.2-4007 and 2.2-4027 of the Code of Virginia and to amend the Code

A BILL to amend and reenact §§ 2.2-4007 and 2.2-4027 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-4007.1, relating to the Administrative Process Act;

regulatory flexibility for small businesses.

Be it enacted by the General Assembly of Virginia:

10 1. That §§ 2.2-4007 and 2.2-4027 of the Code of Virginia are amended and reenacted and that the 11 Code of Virginia is amended by adding a section numbered 2.2-4007.1 as follows:

\$ 2.2-4007. Notice of intended regulatory action; public participation; informational proceedings;
 effect of noncompliance.

14 A. Any person may petition an agency to request the agency to develop a new regulation or amend 15 an existing regulation. The petition shall state (i) the substance and purpose of the rulemaking that is requested, including reference to any applicable Virginia Administrative Code sections, and (ii) reference 16 17 to the legal authority of the agency to take the action requested. Within 14 days of receiving a petition, the agency shall send a notice identifying the petitioner, the nature of the petitioner's request and the 18 19 agency's plan for disposition of the petition to the Registrar for publication in the Virginia Register of Regulations in accordance with the provisions of subsection B of § 2.2-4031. A 21-day period for 20 acceptance of written public comment on the petition shall be provided after publication in the Virginia 21 22 Register. The agency shall issue a written decision to grant or deny the petitioner's request within 90 days following the close of the comment period. However, if the rulemaking authority is vested in an 23 24 entity that has not met within that 90-day period, the entity shall issue a written decision no later than 14 days after it next meets. The written decision issued by the agency shall include a statement of its 25 26 reasons and shall be submitted to the Registrar for publication in the Virginia Register of Regulations. 27 Agency decisions to initiate or not initiate rulemaking in response to petitions shall not be subject to 28 judicial review.

B. In the case of all regulations, except those regulations exempted by §§ 2.2-4002, 2.2-4006,
2.2-4011, or §-2.2-4012.1, an agency shall provide the Registrar of Regulations with a Notice of Intended Regulatory Action that describes the subject matter and intent of the planned regulation. At least 30 days shall be provided for public comment after publication of the Notice of Intended Regulatory Action. An agency shall not file proposed regulations with the Registrar until the public comment period on the Notice of Intended Regulatory Action has closed.

35 C. Agencies shall state in the Notice of Intended Regulatory Action whether they plan to hold a 36 public hearing on the proposed regulation after it is published. Agencies shall hold such public hearings 37 if required by basic law. If the agency states an intent to hold a public hearing on the proposed 38 regulation in the Notice of Intended Regulatory Action, then it shall hold the public hearing. If the agency states in its Notice of Intended Regulatory Action that it does not plan to hold a hearing on the 39 40 proposed regulation, then no public hearing is required unless, prior to completion of the comment 41 period specified in the Notice of Intended Regulatory Action (i) the Governor directs the agency to hold 42 a public hearing or (ii) the agency receives requests for a public hearing from at least 25 persons.

D. Public participation guidelines for soliciting the input of interested parties in the formation and 43 development of its regulations shall be developed, adopted and utilized by each agency pursuant to the 44 provisions of this chapter. The guidelines shall set out any methods for the identification and notification 45 of interested parties, and any specific means of seeking input from interested persons or groups that the 46 47 agency intends to use in addition to the Notice of Intended Regulatory Action. The guidelines shall set out a general policy for the use of standing or ad hoc advisory panels and consultation with groups and **48** individuals registering interest in working with the agency. Such policy shall address the circumstances 49 50 in which the agency considers the panels or consultation appropriate and intends to make use of the 51 panels or consultation.

E. In formulating any regulation, including but not limited to those in public assistance and social services programs, the agency pursuant to its public participation guidelines shall afford interested persons an opportunity to submit data, views, and arguments, either orally or in writing, to the agency or its specially designated subordinate. However, the agency may begin drafting the proposed regulation prior to or during any opportunities it provides to the public to submit comments.

57 F. In the case of all regulations, except those regulations exempted by §§ 2.2-4002, 2.2-4006, or 58 §-2.2-4011, the proposed regulation and general notice of opportunity for oral or written submittals as to 59 that regulation shall be published in the Virginia Register of Regulations in accordance with the HB1948H1

provisions of subsection B of § 2.2-4031. In addition, the agency may, in its discretion, (i) publish the
notice in any newspaper and (ii) publicize the notice through press releases and such other media as will
best serve the purpose and subject involved. The Register and any newspaper publication shall be made

at least 60 days in advance of the last date prescribed in the notice for such submittals. All notices,
written submittals, and transcripts, summaries or notations of oral presentations, as well as any agency
action thereon, shall be matters of public record in the custody of the agency.

G. If an agency wishes to change a proposed regulation before adopting it as a final regulation, it may choose to publish a revised proposed regulation provided the latter is subject to a public comment period of at least 30 additional days and the agency complies in all other respects with this section.

H. Before delivering any proposed regulation under consideration to the Registrar as required in subsection I, the agency shall deliver a copy of that regulation to the Department of Planning and Budget. In addition to determining the public benefit, the Department of Planning and Budget in coordination with the agency, shall, within 45 days, prepare an economic impact analysis of the proposed regulation-, *as follows:*

74 1. The economic impact analysis shall include, but need not be limited to, the projected number of 75 businesses or other entities to whom the regulation would apply; the identity of any localities and types 76 of businesses or other entities particularly affected by the regulation; the projected number of persons 77 and employment positions to be affected; the impact of the regulation on the use and value of private 78 property; and the projected costs to affected businesses, localities or entities to implement or comply 79 with the regulations, including the estimated fiscal impact on such localities and sources of potential 80 funds to implement and comply with such regulation-; and

81 2. If the regulation may have an adverse effect on small businesses, the economic impact analysis shall also include (i) an identification and estimate of the number of small businesses subject to the 82 regulation; (ii) the projected reporting, recordkeeping, and other administrative costs required for small 83 84 businesses to comply with the regulation, including the type of professional skills necessary for 85 preparing required reports and other documents; (iii) a statement of the probable effect of the 86 regulation on affected small businesses; and (iv) a description of any less intrusive or less costly 87 alternative methods of achieving the purpose of the regulation. As used in this subdivision, "small business" has the same meaning as provided in subsection A of § 2.2-4007.1. 88

89 Agencies shall provide the Department with such estimated fiscal impacts on localities and sources of 90 potential funds. The Department may request the assistance of any other agency in preparing the 91 analysis. The Department shall deliver a copy of the analysis to the agency drafting the regulation, 92 which shall comment thereon as provided in subsection I, and a copy to the Registrar for publication 93 with the proposed regulation. No regulation shall be promulgated for consideration pursuant to subsection I until the impact analysis has been received by the Registrar. For purposes of this section, the term "locality, business, or entity particularly affected" means any locality, business, or entity that 94 95 96 bears any identified disproportionate material impact that would not be experienced by other localities, businesses, or entities. The analysis shall represent the Department's best estimate for the purposes of 97 98 public review and comment on the proposed regulation. The accuracy of the estimate shall in no way 99 affect the validity of the regulation, nor shall any failure to comply with or otherwise follow the 100 procedures set forth in this subsection create any cause of action or provide standing for any person 101 under Article 5 (§ 2.2-4025 et seq.) of this chapter or otherwise to challenge the actions of the 102 Department hereunder or the action of the agency in adopting the proposed regulation.

I. Before promulgating any regulation under consideration, the agency shall deliver a copy of that 103 104 regulation to the Registrar together with a summary of the regulation and a separate and concise statement of (i) the basis of the regulation, defined as the statutory authority for promulgating the 105 regulation, including an identification of the section number and a brief statement relating the content of 106 the statutory authority to the specific regulation proposed; (ii) the purpose of the regulation, defined as 107 108 the rationale or justification for the new provisions of the regulation, from the standpoint of the public's 109 health, safety or welfare; (iii) the substance of the regulation, defined as the identification and 110 explanation of the key provisions of the regulation that make changes to the current status of the law; 111 (iv) the issues of the regulation, defined as the primary advantages and disadvantages for the public, and 112 as applicable for the agency or the state, of implementing the new regulatory provisions; and (v) the agency's response to the economic impact analysis submitted by the Department of Planning and Budget 113 114 pursuant to subsection H. Any economic impact estimate included in the agency's response shall 115 represent the agency's best estimate for the purposes of public review and comment, but the accuracy of 116 the estimate shall in no way affect the validity of the regulation. Staff as designated by the Code 117 Commission shall review proposed regulation submission packages to ensure the requirements of this subsection are met prior to publication of the proposed regulation in the Register. The summary; the 118 119 statement of the basis, purpose, substance, and issues; the economic impact analysis; and the agency's 120 response shall be published in the Virginia Register of Regulations, together with the notice of 121 opportunity for oral or written submittals on the proposed regulation.

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122 J. When an agency formulating regulations in public assistance and social services programs cannot 123 comply with the public comment requirements of subsection F due to time limitations imposed by state 124 or federal laws or regulations for the adoption of such regulation, the Secretary of Health and Human 125 Resources may shorten the time requirements of subsection F. If, in the Secretary's sole discretion, such 126 time limitations reasonably preclude any advance published notice, he may waive the requirements of 127 subsection F. However, the agency shall, as soon as practicable after the adoption of the regulation in a 128 manner consistent with the requirements of subsection F, publish notice of the promulgation of the 129 regulation and afford an opportunity for public comment. The precise factual basis for the Secretary's 130 determination shall be stated in the published notice.

K. If one or more changes with substantial impact are made to a proposed regulation from the time 131 132 that it is published as a proposed regulation to the time it is published as a final regulation, any person 133 may petition the agency within 30 days from the publication of the final regulation to request an opportunity for oral and written submittals on the changes to the regulation. If the agency receives 134 135 requests from at least 25 persons for an opportunity to submit oral and written comments on the changes 136 to the regulation, the agency shall (i) suspend the regulatory process for 30 days to solicit additional 137 public comment and (ii) file notice of the additional 30-day public comment period with the Registrar of 138 Regulations, unless the agency determines that the changes made are minor or inconsequential in their 139 impact. The comment period, if any, shall begin on the date of publication of the notice in the Register. 140 Agency denial of petitions for a comment period on changes to the regulation shall be subject to judicial 141 review.

142 L. In no event shall the failure to comply with the requirements of subsection F be deemed mere 143 harmless error for the purposes of \S 2.2-4027.

144 M. This section shall not apply to the issuance by the State Air Pollution Control Board of variances 145 to its regulations.

146 § 2.2-4007.1. Regulatory flexibility for small businesses; periodic review of regulations.

A. As used in this section, "small business" means a business entity, including its affiliates, that (i) is 147 148 independently owned and operated and (ii) employs fewer than 500 full-time employees or has gross 149 annual sales of less than \$6 million.

150 B. In addition to the requirements of § 2.2-4007, prior to the adoption of any proposed regulation, 151 the agency proposing a regulation shall prepare a regulatory flexibility analysis in which the agency 152 shall consider utilizing alternative regulatory methods, consistent with health, safety, environmental, and economic welfare, that will accomplish the objectives of applicable law while minimizing the adverse 153 154 impact on small businesses. The agency shall consider, at a minimum, each of the following methods of 155 reducing the effects of the proposed regulation on small businesses:

156 1. The establishment of less stringent compliance or reporting requirements;

157 2. The establishment of less stringent schedules or deadlines for compliance or reporting 158 requirements; 159

3. The consolidation or simplification of compliance or reporting requirements;

160 4. The establishment of performance standards for small businesses to replace design or operational 161 standards required in the proposed regulation; and

162 5. The exemption of small businesses from all or any part of the requirements contained in the 163 proposed regulation.

164 C. Prior to the adoption of any proposed regulation that may have an adverse effect on small 165 businesses, each agency shall notify the Joint Commission on Administrative Rules of its intent to adopt 166 the proposed regulation. The Joint Commission on Administrative Rules shall advise and assist agencies 167 in complying with the provisions of this section.

168 D. In addition to the requirements of § 2.2-4017, on or before July 1, 2009, an agency shall review 169 its existing regulations to determine whether they should be continued without change or be amended or 170 repealed, consistent with the stated objectives of applicable law, to minimize the economic impact of 171 regulations on small businesses. If an agency head determines that completion of the review of existing 172 regulations is not feasible by July 1, 2009, that agency shall publish a statement certifying that 173 determination. An agency may extend the date required by this subsection in increments of one year, not 174 to exceed a total of five years.

175 E. In addition to other requirements of § 2.2-4017, all final regulations adopted after July 1, 2005, 176 shall be reviewed every five years to ensure that they minimize the economic impact on small businesses 177 in a manner consistent with the stated objectives of applicable law. 178

F. The regulatory review required by this section shall include consideration of:

179 1. The continued need for the rule;

180 2. The nature of complaints or comments received concerning the regulation from the public;

181 3. The complexity of the regulation:

182 4. The extent to which the regulation overlaps, duplicates, or conflicts with federal or state law or 183 regulation; and

184 5. The length of time since the regulation has been evaluated or the degree to which technology, 185 economic conditions, or other factors have changed in the area affected by the regulation. 186

§ 2.2-4027. Issues on review.

187 The burden shall be upon the party complaining of agency action to designate and demonstrate an 188 error of law subject to review by the court. Such issues of law include: (i) accordance with 189 constitutional right, power, privilege, or immunity, (ii) compliance with statutory authority, jurisdiction limitations, or right as provided in the basic laws as to subject matter, the stated objectives for which 190 191 regulations may be made, and the factual showing respecting violations or entitlement in connection 192 with case decisions, (iii) observance of required procedure where any failure therein is not mere harmless error, and (iv) the substantiality of the evidentiary support for findings of fact. The 193 determination of such fact issue shall be made upon the whole evidentiary record provided by the 194 195 agency if its proceeding was required to be conducted as provided in § 2.2-4009 or § 2.2-4020 or, as to subjects exempted from those sections, pursuant to constitutional requirement or statutory provisions for 196 197 opportunity for an agency record of and decision upon the evidence therein.

198 In addition to any other judicial review provided by law, a small business, as defined in subsection A 199 of § 2.2-4007.1, that is adversely affected or aggrieved by final agency action shall be entitled to 200 judicial review of compliance with the requirements of subdivision H 2 of § 2.2-4007 and § 2.2-4007.1 201 within one year following the date of final agency action.

202 When the decision on review is to be made on the agency record, the duty of the court with respect 203 to issues of fact shall be limited to ascertaining whether there was substantial evidence in the agency 204 record upon which the agency as the trier of the facts could reasonably find them to be as it did.

Where there is no agency record so required and made, any necessary facts in controversy shall be 205 determined by the court upon the basis of the agency file, minutes, and records of its proceedings under 206 207 § 2.2-4007 or § 2.2-4019 as augmented, if need be, by the agency pursuant to order of the court or supplemented by any allowable and necessary proofs adduced in court except that the function of the 208 209 court shall be to determine only whether the result reached by the agency could reasonably be said, on 210 all such proofs, to be within the scope of the legal authority of the agency.

Whether the fact issues are reviewed on the agency record or one made in the review action, the 211 court shall take due account of the presumption of official regularity, the experience and specialized 212 213 competence of the agency, and the purposes of the basic law under which the agency has acted.