GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

S

SENATE BILL 36* House Committee Substitute Favorable 3/6/13

	Short Titl	le: Al	PA Technical/Clarifying Chges.	(Public)			
	Sponsors:						
	Referred	Referred to:					
	February 4, 2013						
1			A BILL TO BE ENTITLED				
2	AN ACT	г то і	MAKE CERTAIN TECHNICAL, CLARIFYING, AND CON	JFORMING			
3			TO THE ADMINISTRATIVE PROCEDURE ACT, AS RECOM				
4	BY THE JOINT LEGISLATIVE ADMINISTRATIVE PROCEDURE OVERSIGHT						
5	COMMITTEE.						
6	The General Assembly of North Carolina enacts:						
7			TON 1. G.S. 150B-21.2(c) reads as rewritten:				
8	"(c)		e of Text. $-$ A notice of the proposed text of a rule must include	le all of the			
9	following						
10	10110 11 1119	. (1)	The text of the proposed rule.				
11		(2)	A short explanation of the reason for the proposed rule and a	link to the			
12		(-)	agency's Web site containing the information required by G.S. 1:				
13			rule.	/02 1/11(0)			
14		<u>(2a)</u>	A link to the agency's Web site containing the information	required by			
15		<u> </u>	G.S. 150B-19.1(c), including a statement that the procedure				
16			person can object to a proposed rule and the requirements for	-			
17			proposed rule to the legislative review process are available of				
18			site.				
19		(3)	A citation to the law that gives the agency the authority to adopt	the rule.			
20		(4)	The proposed effective date of the rule.				
21		(5)	The date, time, and place of any public hearing scheduled on the	rule.			
		(6)	Instructions on how a person may demand a public hearing on	a proposed			
23			rule if the notice does not schedule a public hearing on the propo	sed rule and			
22 23 24 25			subsection (e) of this section requires the agency to hold a public	c hearing on			
25			the proposed rule when requested to do so.				
26		(7)	The period of time during which and the person within the agen	<u>cy</u> to whom			
27			written comments may be submitted on the proposed rule.				
28		(8)	If a fiscal note has been prepared for the rule, a statement that a	copy of the			
29			fiscal note can be obtained from the agency.				
30		(9)	The procedure by which a person can object to a proposed a				
31			requirements for subjecting a proposed rule to the legisla	tive review .			
32			process."				
33			TON 2. G.S. 150B-21.7 reads as rewritten:				
34			ffect of transfer of duties or termination of agency on rules.				
35	<u>(a)</u>	When	a law that authorizes an agency to adopt a rule is repealed and	another law			

35 (a) When a law that authorizes an agency to adopt a rule is repealed and another law 36 gives the same or another agency substantially the same authority to adopt a rule, the rule



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1	remains in effect until the agency with authority over the rule amends or repeals the rule. When					
2	a law that autho	rizes an agency to adopt a rule is repealed and another la	w does not give the			
3		agency substantially the same authority to adopt a rule, a	1			
4	the repealed law is repealed as of the date the law is repealed. The agency that adopted the rule					
5		Codifier of Rules that the rule is repealed pursuant to this su				
6	(b) When an executive order abolishes part or all of an agency and transfers a function					
7		of that agency to another agency, a rule concerning the transferred function remains in effect				
8	until the agency to which the function is transferred amends or repeals the rule. When an					
9	executive order abolishes part or all of an agency and does not transfer a function of that					
10	agency to another agency, a rule concerning a function abolished by the executive order is					
11 12	repealed as of the effective date of the executive order. <u>The agency that adopted the rule shall</u>					
12	<u>notify the Codifier of Rules that the rule is repealed pursuant to this subsection.</u> (c) The Director of Fiscal Research of the General Assembly must notify the Codifier					
13 14		rule is repealed under this section. When notified of a rule				
14		difier of Rules must enter the repeal of the rule in the	1			
16	Administrative (1	the North Caronna			
17		TION 3. G.S. 150B-21.20(a) reads as rewritten:				
18		ority. – After consulting with the agency that adopted the	rule. the Codifier of			
19		ise the form of a rule submitted for inclusion in t	,			
20	•	Code within 10 business days after the rule is submitted to				
21	the following:					
22	(1)	Rearrange the order of the rule in the Code or the order	of the subsections,			
23		subdivisions, or other subparts of the rule.				
24	(2)	Provide a catch line or heading for the rule or revise	e the catch line or			
25		heading of the rule.				
26	(3)	Reletter or renumber the rule or the subparts of the rule i	n accordance with a			
27		uniform system.				
28	(4)	Rearrange definitions and lists.	1 (1)			
29 30	(5)	Make other changes in arrangement or in form that substance of the rule and are necessary or desirable for				
30 31		arrangement of the rule.	a clear and orderry			
32	(6)	Omit from the published rule a map, a diagram, an illu	stration a chart or			
33	(0)	other graphic material, if the Codifier of Rules determined				
34		Administrative Hearings does not have the capability to				
35		or that publication of the material is not practicable. W	1			
36		Rules omits graphic material from the published rule,				
37		insert a reference to the omitted material and information				
38		copy of the omitted material."				
39	SEC	TION 4. G.S. 150B-45(a) reads as rewritten:				
40	"(a) Proce	edure To obtain judicial review of a final decision und	der this Article, the			
41	person seeking review must file a petition within 30 days after the person is served with a					
42		he decision. The petition must be filed as follows:				
43	(1)	Contested tax cases. – A petition for review of a final dec				
44		tax case arising under G.S. 105-241.15 must be filed in th	he Superior Court of			
45		Wake County.	4 6 1 1			
46	(2)	Other final decisions. – A petition for review of any				
47 48		under this Article must be filed in the Superior Court of the superior court of the county where the person party y	•			
48 49		the superior court of the county where the person party v contested case resides."	vno commencea the			
49 50	SEC.	FION 5. This act is effective when it becomes law.				
50	SEC					