GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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HOUSE DRH70393-ROz-8* (4/26)

Short Title: Petition to Determine Need for Rule/APA.

Sponsors:	Representative C. Wilson.
Referred to:	

A BILL TO BE ENTITLED 1 2 AN ACT TO AMEND THE ADMINISTRATIVE PROCEDURE ACT TO AUTHORIZE A PERSON TO PETITION AN AGENCY TO DETERMINE THE 3 4 NEED FOR A RULE. 5 The General Assembly of North Carolina enacts: SECTION 1. G.S. 150B-20 reads as rewritten: 6 7 "§ 150B-20. Petitioning an agency to adopt a rule. 8 (a) Petition. – A person may petition an agency to adopt a rule by submitting to the agency a written rule-making petition requesting the adoption. A person may submit 9 written comments with a rule-making petition. If a rule-making petition requests the 10 agency to create or amend a rule, the person must submit the proposed text of the 11 requested rule change and a statement of the effect of the requested rule change. Each 12 agency must establish by rule the procedure for submitting a rule-making petition to it 13 14 and the procedure the agency follows in considering a rule-making petition. Petition to Determine Need for Rule. – A person may petition an agency to 15 (a1) review any policy statement, guidance document, interpretive memorandum, or other 16 document created or relied upon by the agency to determine whether the document as 17 written or as applied falls within the definition of a rule under this Chapter and should 18 have been adopted as a rule in accordance with this Article. The petition shall be in 19 writing and shall include a copy of the document and a statement describing the 20 agency's application of the document. If the agency determines that the document 21 22 should be adopted as a rule, it shall grant the petition. If the agency determines that the document should not be adopted as a rule, it shall deny the petition. Each agency shall 23 establish by rule the procedure for submitting a petition to determine the need for a rule 24 and the procedure the agency follows in reviewing and deciding the petition. 25 Time. – An agency must grant or deny a rule making petition authorized by 26 (b) this section submitted to it within 30 days after the date the rule making petition is 27

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submitted, unless the agency is a board or commission. If the agency is a board or 1 2 commission, it must grant or deny a rule-making the petition within 120 days after the 3 date the rule making petition is submitted. Upon the filing of a petition under subsection 4 (a1) of this section, the petitioner may apply to the court, pursuant to G.S. 150B-48, for 5 a stay of the agency's implementation of or reliance upon the document that is the 6 subject of the petition. In its discretion, the court may grant the stay and any other 7 injunctive relief available pursuant to G.S. 1A-1, Rule 65, provided however, the 8 petitioner need only make a prima facie showing that the challenged document can in 9 good faith be classified as a rule. Action. - If an agency denies a rule-making petition, petition authorized by 10 (c) this section, it must send the person who submitted the petition a written statement of 11 12 the reasons for denying the petition. If an agency grants a rule-making petition, petition authorized by this section, it must inform the person who submitted the rule-making 13 14 petition of its decision and must initiate rule-making proceedings. When an agency 15 grants a rule making petition, the notice of text it publishes in the North Carolina Register may state that the agency is initiating rule making as the result of a 16 17 rule-making petition authorized by this section and state the name of the person who 18 submitted the rule making petition. If the rule making petition requested the creation or 19 amendment of a rule, the notice of text the agency publishes may set out the text of the 20 requested rule change submitted with the rule making petition and state whether the 21 agency endorses the proposed text. Review. – Denial of a rule-making petition authorized by this section is a 22 (d)23 final agency decision and is subject to judicial review under Article 4 of this Chapter. 24 Failure of an agency to grant or deny a rule-making petition within the time limits set in subsection (b) is a denial of the rule making petition. 25 Repealed by Session Laws 1996, Second Extra Session, c. 18, s. 7.10(b)." 26 (e) SECTION 2. G.S. 150B-51 is amended by adding two new subsections to 27 28 read: 29 In reviewing an appeal from a denial of a petition under G.S. 150B-20(a), the "(e) 30 court shall review the record before the agency to determine whether the agency's decision may have prejudiced the rights of the petitioner in one or more of the ways set 31 32 forth in subdivisions (1), (2), (3), (4), or (6) of subsection (b) of this section. In reviewing an appeal from a denial of a petition under G.S. 150B-20(a1), 33 (f) the court shall determine whether the document that is the subject of the petition falls 34 35 within the definition of a rule under this Chapter, either as written or applied, and whether the document should have been adopted as a rule in accordance with Article 2A 36 37 of this Chapter. If the court determines that the document should have been adopted as a 38 rule, it may issue a stay of the agency's implementation of or reliance on the document in accordance with G.S. 150B-48, or continue any stay previously issued. The court also 39 may direct the agency to commence rule making in accordance with Article 2A of this 40 Chapter to adopt the document as a rule. If the court determines that the document need 41 not have been adopted as a rule, it may lift any stay previously issued subject to such 42 terms or conditions as the court deems appropriate." 43 **SECTION 3.** This act becomes effective October 1, 2004. 44