GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 590 Committee Substitute Favorable 4/15/19 Committee Substitute #2 Favorable 5/2/19

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	Committee Substitute III I avoluble 6/4/17	
Short Titl	tle: Amend Administrative Procedure Laws.	(Public)
Sponsors	s:	
Referred	to:	
	April 4, 2019	
	A BILL TO BE ENTITLED TO AMEND VARIOUS ADMINISTRATIVE PROCEDURE LAWS. eral Assembly of North Carolina enacts:	
PART I.	. AUTHORIZE RULE TECHNICAL CORRECTIONS	
"§ 150B-	SECTION 1.(a) G.S. 150B-21.5 reads as rewritten: -21.5. Circumstances when notice and rule-making hearing not requiredcircumstances when submission to the Commission not required.	ired. required;
	Amendment. – An agency is not required to publish a notice of texture and the required to publish a notice of texture and the register or Register, hold a public hearing hearing, or submit the amendation for review when it proposes to amend a rule to do one of the following the register and the register and the register are required to publish a notice of texture and the register are required to publish a notice of texture and the register are required to publish a notice of texture and the register are required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of texture and the required to publish a notice of the required to the required to publish a notice of the required to the required	ded rule to the
	(4) Change information that is readily available to the public, sucl	h ac an addrecc
	or-address, email address, a telephone number.number, or a W (5) Correct a typographical error in the North Carolina Code.typographical error.	eb site.
	(6) Change a rule in response to a request or an objection by the unless the Commission determines that the change is substanti	
response	Response to Commission. – An agency is not required to publish a nh Carolina Register or hold a public hearing when it proposes to character to a request or an objection by the Commission, unless the Commission	otice of text in nge the rule in
the chang	ge is substantial.	
to subsec	An agency that adopts or amends a rule pursuant to subsection (a) or (c) ify the Codifier of Rules of its actions. When notified of an agency action (a) or (c) of this section, the Codifier of Rules shall make the approach Carolina Administrative Code." SECTION 1.(b) G.S. 150B-21.20 reads as rewritten:	taken pursuant
"§ 150B-21.20. Codifier's authority to revise form of rules.		
(a) Rules ma	Authority. – After consulting with the agency that adopted the rule, ay revise the form of a rule submitted for inclusion in the North Carolina ule to do one or more of the following:	
	•••	



Substitute one name for another when an organization or position is renamed.

Correct a citation in the rule to another rule or law when the citation has 1 (8) 2 become inaccurate since the rule was adopted because of the repeal or 3 renumbering of the cited rule or law. 4 Change information that is readily available to the public, such as an address, <u>(9)</u> 5 email address, a telephone number, or a Web site. 6 Correct a typographical error. (10)7 8 9 PART II. CLARIFY CONTESTED CASE POLICY 10 **SECTION 2.(a)** G.S. 150B-22 reads as rewritten: 11 "§ 150B-22. Settlement; contested case. 12 It is the policy of this State that any dispute between an agency and another person 13 that involves the person's rights, duties, or privileges, including licensing or the levy of a 14 monetary penalty, should be settled through informal procedures. In trying to reach a settlement 15 through informal procedures, the agency may not conduct a proceeding at which sworn testimony 16 is taken and witnesses may be cross-examined. 17 If the agency and the other person do not agree to a resolution of the dispute through 18 informal procedures, either the agency or the person may commence an administrative 19 proceeding to determine the person's rights, duties, or privileges, at which time the dispute 20 becomes a "contested case." A party or person aggrieved shall not be required to petition an 21 agency for rule making or to seek or obtain a declaratory ruling before commencing a contested 22 case pursuant to G.S. 150B-23." 23 **SECTION 2.(b)** G.S. 150B-43 reads as rewritten: 24 "§ 150B-43. Right to judicial review. 25 Any party or person aggrieved by the final decision in a contested case, and who has 26 exhausted all administrative remedies made available to the party or person aggrieved by statute 27 or agency rule, is entitled to judicial review of the decision under this Article, unless adequate 28 procedure for judicial review is provided by another statute, in which case the review shall be 29 under such other statute. Nothing in this Chapter shall prevent any party or person aggrieved 30 from invoking any judicial remedy available to the party or person aggrieved under the law to 31 test the validity of any administrative action not made reviewable under this Article. Absent a 32 specific statutory requirement, nothing in this Chapter shall require a A party or person aggrieved 33 shall not be required to petition an agency for rule making or to seek or obtain a declaratory 34 ruling before obtaining judicial review of a final decision or order made pursuant to 35 G.S. 150B-34." 36 37 PART III. AMEND PERIODIC REVIEW OF RULES PROCESS 38 **SECTION 3.(a)** G.S. 150B-21.3A reads as rewritten: 39 "§ 150B-21.3A. Periodic review and expiration of existing rules. 40 Definitions. – For purposes of this section, the following definitions apply: 41 42 (2a) Necessary rule. – Means any rule other than an unnecessary rule. Necessary with substantive public interest. Means any rule for which the 43 (3)44 agency has received public comments within the past two years. A rule is also 45 "necessary with substantive public interest" if the rule affects the property 46 interest of the regulated public and the agency knows or suspects that any

person may object to the rule.

Necessary without substantive public interest. Means a rule for which the

agency has not received a public comment concerning the rule within the past

two years. A "necessary without substantive public interest" rule includes a

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rule that merely identifies information that is readily available to the public, such as an address or a telephone number.

(5) Public comment. – Means written comments objecting to the rule, in whole or in part, or objecting to an agency's determination of the rule as necessary or unnecessary, received by an agency from any member of the public, including an association or other organization representing the regulated community or other members of the public.

. . .

- (c) Review Process. Each agency subject to this Article shall conduct a review of the agency's existing rules at least once every 10 years in accordance with the following process:
 - (1) Step 1: The agency shall conduct an analysis of each existing rule and make an initial determination as to whether the rule is (i) necessary with substantive public interest, (ii) necessary without substantive public interest, or (iii) necessary or unnecessary. The agency shall then post the results of the initial determination on its Web site and invite the public to comment on the rules and the agency's initial determination. The agency shall also submit the results of the initial determination to the Office of Administrative Hearings for posting on its Web site. The agency shall accept public comment for no less than 60 days following the posting. The agency shall review the public comments and prepare a brief response addressing the merits of each comment. After completing this process, the agency shall submit a report to the Commission. The report shall include the following items:
 - a. The agency's initial determination.
 - b. All public comments received in response to the agency's initial determination.
 - c. The agency's response to the public comments.
 - (2) Step 2: The Commission shall review the reports received from the agencies pursuant to subdivision (1) of this subsection. If a public comment relates to a rule that the agency determined to be necessary and without substantive public interest or unnecessary, the Commission shall determine whether the public comment has merit and, if so, designate the rule as necessary with substantive public interest. necessary. For purposes of this subsection, a public comment has merit if it addresses the specific substance of the rule and relates to any of the standards for review by the Commission set forth in G.S. 150B-21.9(a). rule. The Commission shall prepare a final determination report and submit the report to the Committee for consultation in accordance with subdivision (3) of this subsection. The report shall include the following items:

. . .

- e. A determination that all rules that the agency determined to be necessary and without substantive public interest and for which no public comment was received or for which the Commission determined that the public comment was without merit be allowed to remain in effect without further action.
- f. A determination that all rules that the agency determined to be unnecessary and for which no public comment was received or for which the Commission determined that the public comment was without merit shall expire on the first day of the month following the date the report becomes effective in accordance with this section.
- g. A determination that all rules that the agency determined to be necessary with substantive public interest or that the Commission

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designated as necessary with public interest as provided in this subdivision—shall be readopted as though the rules were new rules in accordance with this Article.

(3) Step 3: The final determination report shall not become effective until the agency has consulted with the Committee. The determinations contained in the report pursuant to sub-subdivisions e., f., f. and g. of subdivision (2) of this subsection shall become effective on the date the report is reviewed by the Committee. If the Committee does not hold a meeting to hear the consultation required by this subdivision within 60 days of receipt of the final determination report, the consultation requirement is deemed satisfied, and the determinations contained in the report become effective on the 61st day following the date the Committee received the report. If the Committee disagrees with a determination regarding a specific rule contained in the report, the Committee may recommend that the General Assembly direct the agency to conduct a review of the specific rule in accordance with this section in the next year following the consultation.

(e) Rules to Conform to or Implement Federal Law. Rules adopted to conform to or implement federal law shall not expire as provided by this section. The Commission shall report annually to the Committee on any rules that do not expire pursuant to this subsection. Exclusions. — The Commission shall report annually to the Committee on any rules that do not expire pursuant to this subsection. The following rules shall not expire as provided in this section:

(1) Rules adopted to conform to or implement federal law.

(2) Rules deemed by the Boards of Trustees established under G.S. 128-28 and G.S. 135-6 to protect inchoate or accrued rights of members of the Retirement Systems administered by the State Treasurer.

(e1) Rules to Protect Inchoate or Accrued Rights of Retirement Systems Members. Rules deemed by the Boards of Trustees established under G.S. 128-28 and G.S. 135-6 to protect inchoate or accrued rights of members of the Retirement Systems administered by the State Treasurer shall not expire as provided by this section. The Commission shall report annually to the Committee on any rules that do not expire pursuant to this subsection.

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rule reports submitted to the Office of Administrative Hearings pursuant to G.S. 150B-21.3A(c)(1) on or after October 1, 2019.

PART IV. EFFECTIVE DATE

39 law. **SECTION 4.** Except as otherwise provided, this act is effective when it becomes

SECTION 3.(b) This Part is effective when it becomes law and applies to agency