## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

Η

## HOUSE BILL 162

## Committee Substitute Favorable 3/1/17 Senate Judiciary Committee Substitute Adopted 6/21/17 Proposed Conference Committee Substitute H162-PCCS40646-SB-7

	Short Title: A	Amend Administrative Procedure Laws. (Public			
	Sponsors:				
	Referred to:				
		February 23, 2017			
1		A BILL TO BE ENTITLED			
2	AN ACT TO A	MEND VARIOUS ADMINISTRATIVE PROCEDURE LAWS.			
3	The General Ass	sembly of North Carolina enacts:			
4					
5		RULE TECHNICAL CORRECTIONS			
6		TION 1.(a) G.S. 150B-21.5 reads as rewritten:			
7	"§ 150B-21.5.	8 8			
8		ired.required; circumstances when submission to the Commission no			
9		<u>ired.</u>			
10		ndment. – An agency is not required to publish a notice of text in the North			
11 12	-	Carolina Register or Register, hold a public hearing hearing, or submit the amended rule to the			
12		<u>review</u> when it proposes to amend a rule to do one of the following:			
13 14	(1)	Reletter or renumber the rule or subparts of the rule.			
14 15	(2)	Substitute one name for another when an organization or position is renamed.			
16	(3)	Correct a citation in the rule to another rule or law when the citation has			
17		become inaccurate since the rule was adopted because of the repeal of			
18		renumbering of the cited rule or law.			
19	(4)	Change information that is readily available to the public, such as an address			
20		or <u>address</u> , a telephone <del>number.<u>number</u>, or a Web site.</del>			
21	(5)	Correct a typographical error in the North Carolina Administrative			
22		Code.typographical error.			
23	<del>(6)</del>	Change a rule in response to a request or an objection by the Commission			
24		unless the Commission determines that the change is substantial.			
25		onse to Commission. – An agency is not required to publish a notice of text in			
26	the North Carolina Register or hold a public hearing when it proposes to change the rule in				
27	-	equest or an objection by the Commission, unless the Commission determines			
28	that the change i				
29	_	al An agency is not required to publish a notice of text in the North Carolina			
30	-	a public hearing when it proposes to repeal a rule as a result of any of the			
31	following:				
32	(1)	The law under which the rule was adopted is repealed.			
33	(2)	The law under which the rule was adopted or the rule itself is declared			
34		unconstitutional.			



D

	General Assem	bly Of North Carolina	Session 2017
1 2 3	of Labor is not	The rule is declared to be in excess of the agency's A Standard. – The Occupational Safety and Health I required to publish a notice of text in the North C	Division of the Department Carolina Register or hold a
4 5		when it proposes to adopt a rule that concerns an occ identical to a federal regulation promulgated by the	
6 7		nt of Labor. The Occupational Safety and Health I ommission for review a rule for which notice and he	
8	this subsection.		8
9		Building Code The Building Code Council is	not required to publish a
10	. ,	the North Carolina Register when it proposes to add	1 1
11 12	North Carolina S	State Building Code. The Building Code Council is r arolina Register when it proposes to adopt a rule	required to publish a notice
13		uilding Code. The notice must include all of the follo	
14	(1)	A statement of the subject matter of the proposed	0
15	(2)	A short explanation of the reason for the proposed	l action.
16	(3)	A citation to the law that gives the agency the auth	nority to adopt a rule on the
17		subject matter of the proposed rule making.	
18	(4)	The person to whom questions or written commen	its may be submitted on the
19		subject matter of the proposed rule making.	
20	The Building	g Code Council is required to submit to the Commi	ission for review a rule for
21		text is not required under this subsection. In adopting	ng a rule, the Council shall
22		procedural requirements of G.S. 150B-21.3.	
23		gency that adopts or amends a rule pursuant to su	
24		ify the Codifier of Rules of its actions. When notified	<b>- -</b>
25		ection (a) or (c) of this section, the Codifier of Rules	shall make the appropriate
26	-	orth Carolina Administrative Code."	
27		<b>FION 1.(b)</b> G.S. 150B-21.20 reads as rewritten:	
28		Codifier's authority to revise form of rules.	
29	· · /	ority. – After consulting with the agency that adopt	
30	•	ise the form of a rule submitted for inclusion	n in the North Carolina
31		Code a rule to do one or more of the following:	a order of the subsections
32	(1)	Rearrange the order of the rule in the Code or the	le order of the subsections,
33 34	( <b>2</b> )	subdivisions, or other subparts of the rule. Provide a catch line or heading for the rule o	r ravisa the estab line or
34 35	(2)	heading of the rule.	i levise the catch line of
36	(3)	Reletter or renumber the rule or the subparts of th	e rule in accordance with a
37	(5)	uniform system.	e fuie în decordunee with u
38	(4)	Rearrange definitions and lists.	
39	(5)	Make other changes in arrangement or in form	n that do not change the
40		substance of the rule and are necessary or desira	-
41		arrangement of the rule.	
42	(6)	Omit from the published rule a map, a diagram,	an illustration, a chart, or
43	( )	other graphic material, if the Codifier of Rules de	
44		Administrative Hearings does not have the capabi	
45		or that publication of the material is not practica	
46		Rules omits graphic material from the publishe	
47		insert a reference to the omitted material and infor	
48		copy of the omitted material.	
49	<u>(7)</u>	Substitute one name for another when an or	ganization or position is
50		renamed.	

	General Assemb	ly Of North Carolina	Session 2017		
1	<u>(8)</u>	Correct a citation in the rule to another rule or law	when the citation has		
2	<u>,</u>	become inaccurate since the rule was adopted be			
3		renumbering of the cited rule or law.	<u>i</u>		
4	<u>(9)</u>	Change information that is readily available to t	he public, such as an		
5		address, a telephone number, or a Web site.	<u> </u>		
6	(10)	Correct a typographical error.			
7		. – Revision of a rule by the Codifier of Rules under	er this section does not		
8		ve date of the rule or require the agency to readopt or r			
9	the Codifier of R	ules revises the form of a rule, the Codifier of Rules m	ust send the agency that		
10		a copy of the revised rule. The revised rule is the office			
11	was revised under	er subdivision (a)(6) of this section to omit graphic n	naterial. When a rule is		
12	revised under that subdivision, the official rule is the published text of the rule plus the graphic				
13	material that was	material that was not published."			
14					
15	<b>CLARIFY CON</b>	TESTED CASE POLICY			
16	SECT	<b>TON 2.(a)</b> G.S. 150B-22 reads as rewritten:			
17	"§ 150B-22. Sett	tlement; contested case.			
18	<u>(a)</u> It is the	ne policy of this State that any dispute between an age	ency and another person		
19	that involves the	e person's rights, duties, or privileges, including lice	nsing or the levy of a		
20	monetary penalty	, should be settled through informal procedures. In tryi	ng to reach a settlement		
21	through informal procedures, the agency may not conduct a proceeding at which sworn				
22	testimony is taken and witnesses may be cross-examined.				
23	(b) If the agency and the other person do not agree to a resolution of the dispute through				
24	informal procedures, either the agency or the person may commence an administrative				
25	proceeding to determine the person's rights, duties, or privileges, at which time the dispute				
26	becomes a "contested case." A party or person aggrieved shall not be required to petition an				
27	agency for rule making or to seek or obtain a declaratory ruling before commencing a contested				
28	case pursuant to (				
29		<b>TION 2.(b)</b> G.S. 150B-43 reads as rewritten:			
30		ht to judicial review.			
31	• • •	person aggrieved by the final decision in a contest			
32		ministrative remedies made available to the party of	1 00 1		
33	••••	rule, is entitled to judicial review of the decision ur			
34		re for judicial review is provided by another statute, in			
35		uch other statute. Nothing in this Chapter shall preve			
36	••	nvoking any judicial remedy available to the party or			
37		e validity of any administrative action not made review			
38	-	statutory requirement, nothing in this Chapter shall rec			
39		not be required to petition an agency for rule making			
40		g before obtaining judicial review of a final decision or	order made pursuant to		
41	G.S. 150B-34."				
42					
43		DDIC REVIEW OF RULES PROCESS			
44 45		<b>TION 3.</b> G.S. 150B-21.3A reads as rewritten:			
45 46		<b>Periodic review and expiration of existing rules.</b>	initions onnly		
40 47		itions. – For purposes of this section, the following defined commission. – Means the Rules Review Commission			
47 48	(1)	Committee. – Means the Kules Review Commission Committee. – Means the Joint Legislative Ad			
40 49	(2)	Oversight Committee. – Means the Joint Legislative Ad			
49 50	<u>(2a)</u>	Necessary rule. – Means any rule other than an unnec	essary rule		
50	(2a)	incossary rule. – means any rule outer man an unnee	<u>2000ar y 1010.</u>		

le for which th s section shall subsection (d) (c) Revie	Necessary with substantive public interest. agency has received public comments with also "necessary with substantive public in property interest of the regulated public and that any person may object to the rule. Necessary without substantive public interest agency has not received a public comment past two years. A "necessary without su includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, or objecting to an agency's detern or unnecessary, received by an agency fro including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic rules at least once every 10 years in accordant	in the past two years. A rule is nterest" if the rule affects the d the agency knows or suspects st. — Means a rule for which the concerning the rule within the abstantive public interest" rule hation that is readily available to number. Is objecting to the rule, in whole <u>mination of the rule as necessary</u> om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
<ul> <li>(5)</li> <li>(6)</li> <li>(b) Autor</li> <li>(c) Autor</li> <li>(c) Revie</li> <li>(c) Revie</li> <li>(c) sexisting</li> </ul>	also "necessary with substantive public in property interest of the regulated public and that any person may object to the rule. Necessary without substantive public interest agency has not received a public comment past two years. A "necessary without su includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, or objecting to an agency's detern or unnecessary, received by an agency fro including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	nterest" if the rule affects the d the agency knows or suspects st. — Means a rule for which the concerning the rule within the ubstantive public interest" rule nation that is readily available to number. Its objecting to the rule, in whole <u>nination of the rule as necessary</u> om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
<ul> <li>(5)</li> <li>(6)</li> <li>(b) Autor</li> <li>(c) Autor</li> <li>(c) Revie</li> <li>(c) Revie</li> <li>(c) sexisting</li> </ul>	property interest of the regulated public and that any person may object to the rule. Necessary without substantive public interest agency has not received a public comment past two years. A "necessary without su includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, or objecting to an agency's detern or unnecessary, received by an agency fro including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	d the agency knows or suspects st. Means a rule for which the concerning the rule within the abstantive public interest" rule nation that is readily available to number. is objecting to the rule, in whole nination of the rule as necessary om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
<ul> <li>(5)</li> <li>(6)</li> <li>(b) Autor</li> <li>(c) Autor</li> <li>(c) Revie</li> <li>(c) Revie</li> <li>(c) sexisting</li> </ul>	that any person may object to the rule. Necessary without substantive public interest agency has not received a public comment past two years. A "necessary without su- includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, or objecting to an agency's determ or unnecessary, received by an agency from including an association or other organization community or other members of the public. Unnecessary rule. – Means a rule that the agred redundant, or otherwise not needed. natic Expiration. – Except as provided in sulf e agency that adopted the rule has not conduct expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	st. Means a rule for which the concerning the rule within the abstantive public interest" rule nation that is readily available to number. as objecting to the rule, in whole <u>nination of the rule as necessary</u> om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
<ul> <li>(5)</li> <li>(6)</li> <li>(b) Autor</li> <li>(c) Autor</li> <li>(c) Revie</li> <li>(c) Revie</li> <li>(c) sexisting</li> </ul>	that any person may object to the rule. Necessary without substantive public interest agency has not received a public comment past two years. A "necessary without su- includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, or objecting to an agency's determ or unnecessary, received by an agency from including an association or other organization community or other members of the public. Unnecessary rule. – Means a rule that the agred redundant, or otherwise not needed. natic Expiration. – Except as provided in sulf e agency that adopted the rule has not conduct expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	st. Means a rule for which the concerning the rule within the abstantive public interest" rule nation that is readily available to number. as objecting to the rule, in whole <u>nination of the rule as necessary</u> om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
<ul> <li>(5)</li> <li>(6)</li> <li>(b) Autor</li> <li>(c) Autor</li> <li>(c) Revie</li> <li>(c) Revie</li> <li>(c) sexisting</li> </ul>	agency has not received a public comment past two years. A "necessary without su includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, <u>or objecting to an agency's detern</u> <u>or unnecessary</u> , received by an agency fro including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduct expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	te concerning the rule within the abstantive public interest" rule nation that is readily available to number. as objecting to the rule, in whole mination of the rule as necessary om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any ted a review in accordance with hed by the Commission pursuant
<ul> <li>(5)</li> <li>(6)</li> <li>(b) Autor</li> <li>(c) Autor</li> <li>(c) Revie</li> <li>(c) Revie</li> <li>(c) sexisting</li> </ul>	past two years. A "necessary without su includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, or objecting to an agency's detern or unnecessary, received by an agency fro including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	abstantive public interest" rule nation that is readily available to number. as objecting to the rule, in whole <u>nination of the rule as necessary</u> om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
(6) (b) Autor le for which th s section shall subsection (d) (c) Revie ency's existing	includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, <u>or objecting to an agency's detern</u> <u>or unnecessary</u> , received by an agency fre including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	hation that is readily available to number. Its objecting to the rule, in whole <u>mination of the rule as necessary</u> om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
(6) (b) Autor le for which th s section shall subsection (d) (c) Revie ency's existing	includes a rule that merely identifies inform the public, such as an address or a telephone Public comment. – Means written comment or in part, <u>or objecting to an agency's detern</u> <u>or unnecessary</u> , received by an agency fre including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	hation that is readily available to number. Its objecting to the rule, in whole <u>mination of the rule as necessary</u> om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
(6) (b) Autor le for which th s section shall subsection (d) (c) Revie ency's existing	Public comment. – Means written comment or in part, <u>or objecting to an agency's detern</u> <u>or unnecessary</u> , received by an agency fro including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	s objecting to the rule, in whole <u>mination of the rule as necessary</u> om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
(6) (b) Autor le for which th s section shall subsection (d) (c) Revie ency's existing	or in part, <u>or objecting to an agency's determ</u> <u>or unnecessary</u> , received by an agency fro including an association or other organiza community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduct expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	mination of the rule as necessary om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any cted a review in accordance with hed by the Commission pursuant
<ul> <li>(b) Autor</li> <li>(b) Autor</li> <li>(c) Revie</li> <li>(c) Revision</li> </ul>	or unnecessary, received by an agency from including an association or other organizat community or other members of the public. Unnecessary rule. – Means a rule that the age redundant, or otherwise not needed. natic Expiration. – Except as provided in sub- e agency that adopted the rule has not conduct expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	om any member of the public, ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any cted a review in accordance with hed by the Commission pursuant
<ul> <li>(b) Autor</li> <li>(b) Autor</li> <li>(c) Revie</li> <li>(c) Revision</li> </ul>	including an association or other organization community or other members of the public. Unnecessary rule. – Means a rule that the agredundant, or otherwise not needed. natic Expiration. – Except as provided in sull e agency that adopted the rule has not conduct expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	ation representing the regulated gency determines to be obsolete, bsection (e) of this section, any cted a review in accordance with hed by the Commission pursuant
<ul> <li>(b) Autor</li> <li>(b) Autor</li> <li>(c) Revie</li> <li>(c) Revision</li> </ul>	community or other members of the public. Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduct expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	gency determines to be obsolete, bsection (e) of this section, any teted a review in accordance with hed by the Commission pursuant
<ul> <li>(b) Autor</li> <li>(b) Autor</li> <li>(c) Revie</li> <li>(c) Revision</li> </ul>	Unnecessary rule. – Means a rule that the ag redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
<ul> <li>(b) Autor</li> <li>(b) Autor</li> <li>(c) Revie</li> <li>(c) Revision</li> </ul>	redundant, or otherwise not needed. natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	bsection (e) of this section, any eted a review in accordance with hed by the Commission pursuant
le for which th s section shall subsection (d) (c) Revie ency's existing	natic Expiration. – Except as provided in sul e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	ted a review in accordance with hed by the Commission pursuant
le for which th s section shall subsection (d) (c) Revie ency's existing	e agency that adopted the rule has not conduc expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	ted a review in accordance with hed by the Commission pursuant
s section shall subsection (d) (c) Revie ency's existing	expire on the date set in the schedule establish of this section. w Process. – Each agency subject to this Artic	hed by the Commission pursuant
subsection (d) (c) Revie ency's existing	of this section. w Process. – Each agency subject to this Artic	
(c) Revie ency's existing	w Process Each agency subject to this Artic	cle shall conduct a review of the
ency's existing		cle shall conduct a review of the
	rules at least once every 10 years in accordance	
(1)		
(1)	Step 1: The agency shall conduct an analysis	-
	an initial determination as to whether t	· · · · · · · · · · · · · · · · · · ·
	substantive public interest, (ii) necessary with	-
	or (iii)necessary or unnecessary. The agency	-
	initial determination on its Web site and invi	-
		• •
		1 1
		• •
	the Commission. The report shall include the	e following items:
	• •	
	-	response to the agency's initial
	c. The agency's response to the public c	comments.
(2)	Step 2: The Commission shall review the rep	ports received from the agencies
	pursuant to subdivision (1) of this subsection	n. If a public comment relates to
	a rule that the agency determined to be ne	cessary and without substantive
	public interest or unnecessary, the Commiss	sion shall determine whether the
	public comment has merit and, if so, desig	gnate the rule as necessary with
	substantive public interest.necessary. For	
	public comment has merit if it addresses the	ne specific substance of the rule
	and relates to any of the standards for review	v by the Commission set forth in
	G.S. 150B-21.9(a).rule. The Commission sh	all prepare a final determination
	report and submit the report to the Committee	ee for consultation in accordance
	with subdivision (3) of this subsection.	
		_
	(2)	<ul> <li>rules and the agency's initial determination. results of the initial determination to the Offor posting on its Web site. The agency shaless than 60 days following the posting. The comments and prepare a brief response comment. After completing this process, the the Commission. The report shall include the a. The agency's initial determination.</li> <li>b. All public comments received in redetermination.</li> <li>c. The agency's response to the public of the subsection a rule that the agency determined to be nepublic interest or unnecessary, the Commission spall review the respublic comment has merit and, if so, design substantive public interest. necessary. For public comment has merit if it addresses the and relates to any of the standards for review G.S. 150B-21.9(a).rule. The Commission shall report to the Committee comment and submit the report to the Committee comment and submit the report to the committee comment and submit the report and</li></ul>

	General Assemb	oly Of N	North Carolina	Session 2017
1		a.	The agency's initial determination.	
2		b.	All public comments received in respon	se to the agency's initial
3		01	determination.	
4		c.	The agency's response to the public comme	ents
5		d.	A summary of the Commission's determ	
6		u.	comments.	iniations regarding public
7		0	A determination that all rules that the	aganay datarminad to ba
8		<del>e.</del>		•
o 9			necessary and without substantive public	
			public comment was received or for	
10			determined that the public comment was w	Athout merit be allowed to
11		6	remain in effect without further action.	
12		f.	A determination that all rules that the	
13			unnecessary and for which no public con	
14			which the Commission determined that	1
15			without merit shall expire on the first day	of the month following the
16			date the report becomes effective in accord	ance with this section.
17		g.	A determination that all rules that the	agency determined to be
18			necessary with substantive public interes	t-or that the Commission
19			designated as necessary with public int	erest as provided in this
20			subdivision shall be readopted as though t	he rules were new rules in
21			accordance with this Article.	
22	(3)	Step 3	3: The final determination report shall not	become effective until the
23		-	y has consulted with the Committee. The d	
24		0	port pursuant to sub-subdivisions <del>e., f., <u>f</u>.</del> a	
25		-	ubsection shall become effective on the date	
26			ommittee. If the Committee does not hold	-
27			ltation required by this subdivision within	•
28			letermination report, the consultation require	• •
29			e determinations contained in the report be	
30			blowing the date the Committee received th	
31		•	ees with a determination regarding a spec	-
32		-	, the Committee may recommend that the G	
33		-	y to conduct a review of the specific rule	•
33 34		<u> </u>	n in the next year following the consultation.	
35	(d) Timet		The Commission shall establish a sche	
35 36	. ,		les in accordance with this section on a decer	
30 37	-	-		
37 38	(1)		regard to the review process, the Commission dministrative Code a date by which the review	-
			•	1 1
39 40			be completed. In establishing the schedu	
40			ler the scope and complexity of rules subj	
41			ces required to conduct the review requi	•
42			nission shall have broad authority to modif	
43			me for review in appropriate circumstance	
44			ctions (e) and (f) of this section, if the ag	
45			v by the date set by the Commission, the ru	
46			have not been reviewed will expire. The C	-
47			ommittee any agency that fails to conduct the	
48		•	xempt rules that have been adopted or amen	1
49		years	from the review required by this section. He	owever, any rule exempted
50		on thi	s basis must be reviewed in accordance with	this section no more than
51		10 yea	ars following the last time the rule was amen	ded.

	General Assembly Of North Carolina Sessio	on 2017
	(2) With regard to the readoption of rules as required by sub-subdivision (	(c)(2)g.
	of this section, once the final determination report becomes effecti	
	Commission shall establish a date by which the agency must reade	
	rules. The Commission shall consult with the agency and shall consi	der the
	agency's rule-making priorities in establishing the readoption dat	e. The
	agency may amend a rule as part of the readoption process. If a	rule is
	readopted without substantive change or if the rule is amended to im	+
	less stringent burden on regulated persons, the agency is not requ	ired to
	prepare a fiscal note as provided by G.S. 150B-21.4.	
	(e) Rules to Conform to or Implement Federal Law Rules adopted to conform	<del>m to or</del>
	implement federal law shall not expire as provided by this section. The Commissio	
	report annually to the Committee on any rules that do not expire pursuant	<del>to this</del>
	subsection. Exclusions The Commission shall report annually to the Committee on an	<u>iy rules</u>
	that do not expire pursuant to this subsection. The following rules shall not expire as pr	rovided
-	in this section:	
	(1) <u>Rules adopted to conform to or implement federal law.</u>	
	(2) <u>Rules deemed by the Boards of Trustees established under G.S. 128-</u>	-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 Mem	bers. –
	Rules deemed by the Boards of Trustees established under G.S. 128 28 and G.S. 13	<del>35 6 to</del>
	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.	
	(f) Other Reviews. – Notwithstanding any provision of this section, an agend	
	subject a rule that it determines to be unnecessary to review under this section at any t	•
	notifying the Commission that it wishes to be placed on the schedule for the current ye	
	Commission may also subject a rule to review under this section at any time by notify	ing the
	agency that the rule has been placed on the schedule for the current year."	
	RESTRICTIONS ON RULES WITH SUBSTANTIAL FINANCIAL COSTS	
	<b>SECTION 4.</b> Part 1 of Article 2A of Chapter 150B of the General Stat	tutes is
	amended by adding a new section to read:	10105 18
	"§ 150B-19.4. Requirements on rules with substantial financial costs.	
	(a) Prohibition. – Notwithstanding any authority given to an agency to adopt a 1	rule an
	agency may not adopt a permanent rule or set of rules with a projected aggregate finance	
	to all persons affected equal to or greater than one hundred million dollars (\$100,00	
	during any five-year period. The agency's determination of the projected aggregate fi	
	cost of a permanent rule or set of rules shall comply with the requireme	
	G.S. 150B-21.4(b1). The agency's determination of the projected aggregate financial co	
	permanent rule or set of rules shall not include any financial benefits of the permanent	
	set of rules.	
	(b) Limitation. – If an agency determines that a proposed permanent rule or set of	of rules
	will have a projected aggregate financial cost to all persons affected equal to or greater the	
	million dollars (\$10,000,000) during any five-year period, the adoption of the permanent	
	set of rules must comply with the following:	
	(1) If the agency is a board, a commission, a council, or other similar	unit of
	government, a certification that the adoption of the rule or set of rule	
	be approved by at least sixty percent (60%) of those voting on the rule	
	of rules.	
	0110105.	

General Ass	embly Of North Carolina	Session 2017
(2	) For an agency headed by a member of the Council of S	State, the adoption of
<u></u>	the rule or set of rules must be accompanied by a certif	-
	member of the Council of State indicating the member'	
	of the rule or set or rules.	
<u>(3</u>		set of rules must be
<u>(5</u>	accompanied by a certification signed by the Gove	
	Governor's review and support of the rule or set of rules	•
(c) Le	egislative Review. – A permanent rule or set of rules subject	
	b) of this section shall be subject to the provisions of G.S.	
	G.S. 150B-21.3(b2), the rule or set of rules received written of	
-		
-	s. The Commission shall provide a list of the rules and sets of	•
	the Joint Legislative Administrative Procedure Oversight	
	tive Commission on Governmental Operations prior to the	e convening of each
ipplicable reg	gular session of the General Assembly."	
ANTENID IN	CORPORATING MATERIALS IN A RULE BY REFERI	ENICE
	ECTION 5. G.S. 150B-21.6 reads as rewritten:	LINCE
	5. Incorporating material in a rule by reference. by may incorporate the following material by reference in a ru	ule without roposting
	e referenced material:	the without repeating
(1		
		wanother aganaxy the
(2		
	federal government, <u>agency</u> or a generally recogniassociation.	zed organization of
(2		
(3	· • •	ntad by the federal
<u>(4</u>		
	government if the agency establishes a procedure by v	
	the federal government is reviewed and approved by the days of the change.	le agency within 120
In incorn	orating material by reference, the agency must designate in th	a rula whathar or not
	tion includes subsequent amendments and editions of the refe	
-	-	
•	hange this designation only by a subsequent rule-making pro	0 0 0
	ppies of the incorporated material available for inspection and	
	ere copies of the material can be obtained and the cost on	the date the rule is
-	copy of the material.	. t
	ent in a rule that a rule incorporates material by reference	
	150B-14(b) is a statement that the rule does not include sub	-
	of the referenced material. A statement in a rule that a rule i	-
•	in accordance with former G.S. $150B-14(c)$ is a statement t	hat the rule includes
subsequent a	mendments and editions of the referenced material."	
	OF PERMANENT ENVIRONMENTAL RULES	
	REQUIREMENTS IN CASES OF SERIOUS AN	D UNFORESEEN
THREATS		
	ECTION 6. G.S. 150B-19.3(a) reads as rewritten:	1 1 ' / 1
	n agency authorized to implement and enforce State and fe	
•	adopt a <u>permanent</u> rule for the protection of the environment	
	a more restrictive standard, limitation, or requirement that	
	or rule, if a federal law or rule pertaining to the same sub	5
	ess adoption of the rule is required by one of the subdivisions	
permanent ru	le required by a serious and unforeseen threat to public heal	th, safety, or welfare

	General Assembly Of North Carolina Session 2017			
1	shall be subject to the limitation and legislative review provisions of G.S. 150B-19.4(b) and (c).			
2	A permanent rule required by one of the following subdivisions of this subsection shall be			
3	subject to the provisions of G.S. 150B-21.3(b1) as if the rule received written objections from			
4	10 or more persons under G.S. 150B-21.3(b2):			
5	(1) A serious and unforeseen threat to the public health, safety, or welfare.			
6	(2) An act of the General Assembly or United States Congress that expressly			
7	requires the agency to adopt rules.			
8	(3) A change in federal or State budgetary policy.			
9	(4) A federal regulation required by an act of the United States Congress to be			
10	adopted or administered by the State.			
11	(5) A court order."			
12				
13	EFFECTIVE DATE			
14	SECTION 7. This act is effective when it becomes law. Section 3 of this act			
15	applies to agency rule reports submitted to the Office of Administrative Hearings pursuant to			
16	G.S. 150B-21.3A(c)(1) on or after October 1, 2017. Sections 4 and 6 apply to proposed			
17	permanent and readopted rules published in the North Carolina Register and proposed			
18	permanent rules posted on the Web site of the Office of Administrative Hearings on or after			
19	October 1, 2017.			