9273

IN ASSEMBLY

February 13, 2012

Introduced by M. of A. LATIMER -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the state administrative procedure act and the economic development law, in relation to streamlined adjudicatory proceedings for small businesses

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

Section 1. The state administrative procedure act is amended by adding 1 a new section 308 to read as follows:

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3 STREAMLINED OPTIONAL ADJUDICATORY PROCEEDINGS FOR SMALL BUSI-S 308. 4 NESSES. UNLESS OTHERWISE PROHIBITED BY LAW, AN AGENCY MAY ADOPT REGU-5 LATIONS PROVIDING FOR USE AT THE OPTION OF A SMALL BUSINESS OF STREAMб PROCEEDINGS CONDUCTED BY LINED ADJUDICATORY MAIL, ELECTRONIC MAIL, 7 TELEPHONE CONFERENCE OR VIDEOCONFERENCE. IN ADOPTING SUCH REGULATIONS, 8 THE AGENCY SHALL:

9 1. CONSIDER THE TYPES OF PROGRAMS AND ISSUES FOR WHICH SUCH STREAM-10 PROCEEDINGS MAY REASONABLY BE CONDUCTED, TAKING INTO ACCOUNT (A) LINED THE COMPLEXITY OF THE MATTERS TO BE RESOLVED IN THE PROCEEDING, (B) 11 THE SEVERITY OF POTENTIAL SANCTIONS, (C) ANY NECESSITY FOR PERSONAL APPEAR-12 13 ANCES, INCLUDING BUT NOT LIMITED TO REQUIREMENTS FOR SWORN TESTIMONY OR REDUCTION IN THE COSTS AND 14 CROSS-EXAMINATION, AND (D) ANY POTENTIAL BURDENS OF PARTICIPATING IN THE PROCEEDING FOR THE AGENCY AND FOR 15 OTHER SHALL APPROPRIATELY LIMIT THE AVAILABILITY OF STREAMLINED 16 PARTIES, AND PROCEEDINGS TO PROGRAMS AND ISSUES IN WHICH THE PUBLIC INTEREST IN FAIR 17 18 OUTCOMES CAN CONTINUE TO BE ASSURED;

19 2. ENSURE THAT A STREAMLINED PROCEEDING MAY ONLY BE USED AT THE OPTION 20 THE RESPONDENT SMALL BUSINESS WITH THE CONSENT OF THE AGENCY AND ANY OF OTHER NECESSARY PARTY TO THE PROCEEDING, AND THAT THE RIGHTS OF RESPOND-21 ENTS AND OTHER PARTIES WILL NOT BE DIMINISHED IN ANY RESPECT 22 BY VIRTUE OF PARTICIPATION IN A STREAMLINED PROCEEDING; 23

24 3. SPECIFY THE FORMAT OR FORMATS FOR REMOTE CONDUCT OF STREAMLINED 25 PROCEEDINGS;

26 ESTABLISH PROCEDURES FOR REOUESTING 4. AND SCHEDULING SUCH 27 PROCEEDINGS, FOR THE CONDUCT OF SUCH PROCEEDINGS, AND FOR THE DEVELOP-

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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1 MENT OF A COMPLETE RECORD AS PROVIDED IN SECTION THREE HUNDRED TWO OF 2 THIS ARTICLE; AND

5. PROVIDE THAT, IN THE EVENT THAT IT BECOMES IMPRACTICAL OR INAPPRO-PRIATE TO CONTINUE A PROCEEDING COMMENCED PURSUANT TO THIS SECTION AS A STREAMLINED PROCEEDING, SUCH PROCEEDING MAY BE RESCHEDULED AS AN ADJUDI-CATORY PROCEEDING PURSUANT TO SECTION THREE HUNDRED ONE OF THIS ARTICLE WITHOUT PREJUDICE TO ANY PARTY.

8 S 2. Paragraphs (g) and (h) of subdivision 6 of section 133 of the 9 economic development law, paragraph (g) as amended and paragraph (h) as 10 added by section 5 of part BB of chapter 59 of the laws of 2006, are 11 amended and a new paragraph (i) is added to read as follows:

establish procedures for making annual awards to be known as "New 12 (q) York State Small Business Awards". These non-monetary awards shall be 13 14 given in recognition of unusual performance by persons, firms and organ-15 izations which are engaged in the operation of New York state small businesses or which are engaged in activities to assist small businesses 16 17 in the state. The board may nominate up to five award winners annually and forward such names to the governor for his consideration. The gover-18 19 nor may designate award winners from these nominees at his discretion. 20 Current members of the advisory board are not eligible as nominees; 21 [and]

(h) advise the commissioner on recommendations for the selection of a minority and women-owned business enterprise statewide advocate as set forth by section three hundred eleven-a of the executive law[.]; AND

25 (I) REPORT TO THE COMMISSIONER, THE GOVERNOR AND THE LEGISLATURE ON 26 AGENCY USE OF STREAMLINED OPTIONAL ADJUDICATORY PROCEEDINGS FOR SMALL 27 BUSINESSES.

28 S 3. Within one hundred eighty days of the effective date of this act, 29 departments of environmental conservation, health and labor shall the institute pilot projects to offer optional streamlined adjudicatory 30 proceedings for small businesses for at least one regulatory program of 31 32 the agency under which small businesses currently appear as respondents 33 adjudicatory proceedings; provided, however, that the governor may in direct that another agency shall institute a pilot project instead of a 34 listed agency. Such pilot projects shall be designed by the agency in 35 conjunction with the division for small business and in consideration of 36 37 input solicited from small businesses and other stakeholders. Notwithstanding the provisions of section one of this act, the agency shall not 38 required to adopt regulations governing such proceedings, but shall 39 be 40 ensure that such proceedings are governed by guidelines consistent with such section one and voluntarily accepted by all 41 the provisions of participants. One year after initiating a pilot project, the agency 42 43 shall prepare a comparative review of the cost, timeliness and outcome 44 of streamlined proceedings and ordinary adjudicatory proceedings and 45 shall provide such review to the small business advisory board, along with any other information which the board shall request. 46 47

S 4. Nothing in this act shall be construed to limit any existing
authority of any agency to provide for the conduct of adjudicatory
proceedings by mail, telephone or electronic means.
S 5. This act shall take effect immediately.