STATE OF NEW YORK

1646

2017-2018 Regular Sessions

IN SENATE

January 10, 2017

Introduced by Sen. CARLUCCI -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business

AN ACT to amend the state administrative procedure act and the executive law, in relation to electronic permit applications and electronic recordkeeping

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- Section 1. The state administrative procedure act is amended by adding a new section 402 to read as follows:
- § 402. Electronic filing of applications for certain business permits.

 1. Notwithstanding any provision of law to the contrary, a state agency may, by promulgation of regulations, permit an application for a business permit or other license subject to the provisions of this section to be filed with such agency, subscribed and affirmed by the applicant as true under penalty of perjury where statute otherwise requires that such signature be acknowledged, verified or sworn under oath.
- 2. Notwithstanding any provision of law to the contrary, a state agen-10 11 cy may, by promulgation of regulations, permit any application for a 12 business permit or other license subject to the provisions of this 13 section to be submitted to such agency by electronic means, provided 14 that any signature required thereon shall meet the requirements of subdivision three of section three hundred two of the state technology 15 law, and the use of electronic records shall meet the requirements of 16 17 subdivision one of section three hundred five of the state technology 18 law.
- 3. This section shall apply to applications for the issuance, modification or renewal of any permit, license, certificate, approval, registration, charter, or similar form of permission or authority required by
 law, or by state agency rules having the force and effect of law, which
 is required for a business undertaking, project or activity for an

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets
[-] is old law to be omitted.

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applicant, but shall not include bonds or other forms of security required to be submitted by applicants, any individual licenses for practicing a profession prescribed in title eight of the education law, filings under the uniform commercial code, or routine licenses and permits for individual privileges, including licenses for operating a motor vehicle.

- § 2. Subdivision 7 of section 837 of the executive law, as added by chapter 399 of the laws of 1972 and such section as renumbered by chapter 603 of the laws of 1973, is amended to read as follows:
- 10 7. Receive, process and file fingerprints, photographs and other descriptive data for the purpose of establishing identity and previous 11 criminal record. Whenever any provision of law requires or permits the 12 13 submission, transmission, forwarding, retention, return or destruction 14 thereof, the terms "criminal record", "criminal history record", "fingerprints", "fingerprint cards", "photographs", "palmprints", "personal 15 16 appearance data", "handwriting samples", and "descriptive data" shall 17 mean and include digital or electronic images, impressions, representa-18 tions or reproductions of such criminal record, criminal history record, fingerprints, fingerprint cards, photographs, palmprints, personal 19 20 appearance data, handwriting samples and descriptive data;
- 21 § 3. This act shall take effect immediately.