STATE OF NEW YORK

6095

2017-2018 Regular Sessions

IN SENATE

May 11, 2017

- Introduced by Sen. JACOBS -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations
- AN ACT to amend the legislative law and the state administrative procedure act, in relation to providing the administrative regulations review commission with the ability to delay the adoption of proposed administrative rules

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

1	Section 1. Section 87 of the legislative law is amended by adding a
2	new subdivision 4 to read as follows:
3	4. The commission shall have the power to delay the adoption of a
4	proposed administrative rule. Should in the performance of its duties, a
5	majority of the members of the commission agree that a proposed adminis-
б	trative rule raises one or more questions or concerns in relation to any
7	of the four issues for consideration that are specified in subdivision
8	one of this section, the commission may, in writing, notify the agency
9	responsible for the proposed rule that the commission has decided to
10	delay the adoption of the rule by ninety days. A written letter to
11	delay adoption of a proposed rule must be mailed or delivered to the
12	agency that proposed the rule at issue. A valid letter to delay adoption
13	of a rule must be signed by each member of the commission that has
14	agreed to delay the adoption and must include at least a brief explana-
15	tion of the commission's one or more questions or concerns regarding the
16	proposed rule. The commission must also file a certified copy of the
17	letter to delay adoption of a rule with the department of state, divi-
18	<u>sion of administrative rules.</u>
19	\S 2. Subparagraphs (iv) and (v) of paragraph (a) of subdivision 9 of

20 section 202 of the state administrative procedure act, subparagraph (iv) 21 as amended and subparagraph (v) as added by chapter 490 of the laws of

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

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1	2016, are amended and three new subparagraphs (vi), (vii) and (viii) are
2	added to read as follows:
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4	section two hundred one-a of this chapter, in the state register as soon
5	as practicable; [and]
6	(v) prescribed guidance, developed in consultation with the office of
7	information technology services, for online posting of text and informa-
8	tion pursuant to this section[-];
9	(vi) following the receipt of a certified copy of a valid letter to
10	delay adoption of a rule, publish such a letter in the next issue of the
11	<u>state register;</u>
12	(vii) publish a clear and conspicuous notice of delay, which shall
13	state that the rule making process for the proposed rule will be delayed
14	ninety days; such notices shall be published to accompany related
15	letters to delay the adoption of a rule in the state register; and
16	(viii) reject any letter to delay adoption of a rule that is deficient
17	for lacking at least a minimal explanation of the questions or concerns
18	pertaining to the proposed rule, or the requisite signatures and give
19	prompt notice of the deficiency to the administrative regulations review
20	commission.
21	§ 3. Section 202 of the state administrative procedure act is amended
22	by adding a new subdivision 10 to read as follows:
23	10. Delay adoption of a proposed rule. (a) If in the performance of
24	their duties, as specified in subdivision one of section eighty-seven of
25	the legislative law, a majority of the members of the administrative
26	regulations review commission agree that a proposed administrative rule
27	raises one or more questions or concerns in relation to any of the four
28	issues for consideration that are specified in subdivision one of
29	section eighty-seven of the legislative law, the commission may, delay
30	the adoption of such a rule by ninety days, pursuant to the requirements
31	of subdivision four of section eighty-seven of the legislative law.
32	(b) The ninety day period to delay rule making shall begin on the date
33	that the notice of delay is published in the state register and shall
34	end ninety days following the publication of the notice of delay.
35	(c) If a ninety day period of delay begins during the public comment
36	period for a proposed rule, the agency responsible for the proposed rule
37	will be required to consider all public comments received during that
38	period of delay.
39	(d) Any agency that receives a letter to delay adoption of a rule
40	shall consider every question or concern raised by the administrative
41	regulations review commission within that letter. Agencies must also
42	consider proposing alternative means in order to address the one or more
43	questions or concerns that is stated in the letter to delay adoption of
44	<u>a rule.</u>
45	(e) Following consideration of all questions or concerns, as well as
46	alternatives, agencies shall be allowed to withdraw or revise a proposed
47	rule during or after the ninety day period of delay has ended, pursuant
48	to the rule making requirements of this section.
49	(f) No agency shall be compelled to change a proposed rule in response
50	to a letter to delay adoption of a rule. However, any agency that
51	receives a letter to delay adoption of a rule must at least respond to
52	each specific question or concern raised in that letter, within the
53	assessment of public comment made pursuant to the notice of adoption
54	requirements of paragraph (b) of subdivision five of this section.

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4 § 4. This act shall take effect immediately.