## AMENDMENTS TO HOUSE BILL NO. 1237

Sponsor: REPRESENTATIVE METCALFE

Printer's No. 1464

1	Amend Bill, page 1, line 8, by inserting after "review;"
2 3 4	<pre>providing for regulations deemed withdrawn; further providing   for procedures for subsequent review of disapproved final-   form or final-omitted regulations by the commission;</pre>
5	Amend Bill, page 1, line 14, by striking out "a definition"
6	and inserting
7	definitions
8	Amend Bill, page 2, lines 6 and 7, by striking out all of
9	said lines and inserting
10 11 12	"Legislative day." A day when both houses of the General Assembly are in voting session.
13 14	Section 2. Section $5(a)(1.1)$ and $(4)$ of the act are amended and the section is amended by adding subsections to read:
15	Amend Bill, page 2, by inserting between lines 16 and 17
16 17 18 19 20 21 22 23	(1.1) A specific citation to the Federal or State statutory or regulatory authority or the decision of a Federal or State court under which the agency is proposing the regulation, which the regulation is designed to implement or which may mandate or affect compliance with the regulation. In the case of a citation of State statutory authority, the citation must be to a provision of the statute that explicitly states that the agency may promulgate
<ul><li>24</li><li>25</li><li>26</li></ul>	regulations for the specific purpose cited in the statement of need for the regulation under paragraph (3).  * * *
27	Amend Bill, page 2, lines 24 through 27, by striking out all
28	of said lines and inserting
29 30	1929."] <u>The estimates shall be prepared by the</u> Independent Fiscal Office and submitted to the agency for

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inclusion in the regulatory analysis form and shall include

an estimate of the annual costs to be used to determine whether the regulation is an economically significant regulation.

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(d.1) The committees shall, during the public comment period, conduct a public hearing to receive comments regarding a proposed economically significant regulation. The agency shall appear at the hearing if requested to do so by the chair of the committee.

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- (i) All forms required for implementation of a regulation must be included with the regulatory analysis form when submitted to the Legislative Reference Bureau, the committees and the commission under subsection (a).
- (j) The commission shall transmit comments regarding the cost estimates required under subsection (a) (4) to the Independent Fiscal Office for review.
- Section 3. Section 5.1(e), (j.2), (j.3) and (l) of the act are amended to read:
- 20 Amend Bill, page 2, by inserting after line 30
- 21 The commission may have until its next scheduled meeting 22 which occurs no less than 30 days after receipt of the finalform or final-omitted regulation to approve or disapprove the 23 24 final-form or final-omitted regulation. Notwithstanding subsections (j.1) and (j.2), at any time prior to 24 hours 25 before the commission's meeting to consider a regulation, a 26 27 committee may notify the commission and the agency that the committee disapproves or intends to further review the final-28 29 form regulation. If notified by a committee that the committee disapproves of a regulation, the commission may not approve or 30 disapprove the regulation for a period of 30 days or 9 31 32 <u>legislative days</u>, whichever is longer. If notified by a committee that the committee intends to further review a final-33 34 form regulation, the commission may not approve or disapprove the regulation for a period of 14 days or 6 legislative days, 35 36 whichever is longer. The commission shall notify the agency and 37 the committees of its approval or disapproval. If the commission does not disapprove the final-form or final-omitted regulation 38 39 within the time allotted in this subsection, the commission 40 shall be deemed to have approved the final-form or final-omitted 41 regulation.

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- (j.2) (1) At any time during the commission's review period up to 24 hours prior to the opening of the commission's public meeting, a committee may notify the commission and the agency that it has approved or disapproved a final-form or final-omitted regulation or that it intends to review the regulation.
  - (2) If the commission approves a regulation and a

committee has not notified the commission and the agency that it has disapproved the regulation or that it intends to review the regulation, the agency may promulgate the regulation. If the commission approves a regulation and a committee has notified the commission and the agency that it has disapproved the regulation or that it intends to review the regulation, the agency may not promulgate the regulation for 14 days or 6 legislative days, whichever is longer, after the committee has received the commission's approval order.

- (3) During [this 14-day period] the period established under paragraph (2), the committee may take action on the regulation pursuant to section 7(d). If at the expiration of the [14-day] period established under paragraph (2) the committee has not taken action on the regulation pursuant to section 7(d), the agency may promulgate the regulation.
- (j.3) If the committees are prevented from completing their [14-day] review during the period established under subsection (j.2)(2) because of adjournment sine die or expiration of the legislative session in an even-numbered year, their review of the final-form or final-omitted regulation shall automatically be suspended until the fourth Monday in January of the next year. On that date, the agency shall resubmit the final-form or 23 final-omitted regulation and required material to the committees and the commission. If either committee has not been designated by the fourth Monday in January, the agency may not deliver the 26 final-form or final-omitted regulation and required material to the committees and the commission until both committees are designated. If the agency does not deliver the final-form or 29 final-omitted regulation and required material to the commission 30 and the committees by the second Monday after the date by which both committee designations have been published in the Pennsylvania Bulletin, the agency shall be deemed to have 33 withdrawn the final-form or final-omitted regulation. In determining the remaining time for committee review, the number of days in which the committees have had the final-form or the final-omitted regulation under review as of the adjournment sine die or expiration of the prior session shall be subtracted from the [14-day] committee review period established under\_ subsection (j.2)(2), but the committee review period in the next succeeding legislative session shall not be less than ten days. An agency may not submit a final-form or final-omitted regulation to the commission or the committees for review during the period from the adjournment sine die or expiration of the legislative session of an even-numbered year to the date by which both committees have been designated in the next succeeding legislative session. This subsection shall not apply to emergency-certified regulations adopted pursuant to the provisions of section 6(d).
  - Amend Bill, page 3, line 7, by striking out "3" and inserting

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 Section 5.3. Regulations deemed withdrawn.

A regulation shall be deemed withdrawn if there is no provision of a State statute which explicitly states that the agency may promulgate regulations for the specific purpose cited in the statement of need for the regulation under section 5(a) (3) and the regulatory analysis form submitted for the regulation does not comply with the requirements of section 5(a) (1.1).

Section 5. Section 7(d) of the act is amended to read: Section 7. Procedures for subsequent review of disapproved final-form or final-omitted regulations.

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- (d) Upon receipt of the commission's order pursuant to subsection (c.1) or at the expiration of the commission's review period if the commission does not act on the regulation or does not deliver its order pursuant to subsection (c.1), [one] the following apply:
- (1) One or both of the committees may, within 14 calendar days or 6 legislative days, whichever is longer, report to the House of Representatives or Senate a concurrent resolution and notify the agency. During the [14-calendar-day] period specified in this paragraph, the agency may not promulgate the final-form or final-omitted regulation. If, by the expiration of the [14-calendar-day] period specified in this paragraph, neither committee reports a concurrent resolution, the committees shall be deemed to have approved the final-form or final-omitted regulation, and the agency may promulgate that regulation.
- (2) If either committee reports a concurrent resolution before the expiration of the [14-day] period specified in paragraph (1), the [Senate and the House of Representatives] chamber to which the concurrent resolution is reported shall [each] have 30 calendar days or ten legislative days, whichever is longer, from the date on which the concurrent resolution has been reported, to adopt the concurrent resolution[.] and transmit it to the other chamber. The other chamber shall have 30 calendar days or ten legislative days, whichever is longer, from the date on which the concurrent resolution has been transmitted, to adopt the concurrent resolution.
- (3) If the General Assembly adopts the concurrent resolution by majority vote in both the Senate and the House of Representatives within 60 calendar days or 20 legislative days, whichever is longer, from the date on which a concurrent resolution has been reported out by a committee, the concurrent resolution shall be presented to the Governor in accordance with section 9 of Article III of the Constitution of Pennsylvania.
- 48 <u>(4)</u> If the Governor does not return the concurrent 49 resolution to the General Assembly within ten calendar days

after it is presented, the Governor shall be deemed to have approved the concurrent resolution.

- (5) If the Governor vetoes the concurrent resolution, the 4 General Assembly may override that veto by a two-thirds vote in each house. The Senate and the House of Representatives shall each have 30 calendar days or ten legislative days, whichever is longer, to override the veto. If the General Assembly does not adopt the concurrent resolution or override the veto in the time prescribed in this [subsection] paragraph, it shall be deemed to have approved the final-form or final-omitted regulation.
  - (6) Notice as to any final disposition of a concurrent resolution considered in accordance with this [section] subsection shall be published in the Pennsylvania Bulletin.
  - (7) The bar on promulgation of the final-form or finalomitted regulation shall continue until that regulation has been approved or deemed approved in accordance with this subsection.
  - (8) If the General Assembly adopts the concurrent resolution and the Governor approves or is deemed to have approved the concurrent resolution or if the General Assembly overrides the Governor's veto of the concurrent resolution, the agency shall be barred from promulgating the final-form or final-omitted regulation.
  - (9) If the General Assembly does not adopt the concurrent resolution or if the Governor vetoes the concurrent resolution and the General Assembly does not override the Governor's veto, the agency may promulgate the final-form or final-omitted regulation.
- 28 The General Assembly may, at its discretion, adopt a 29 concurrent resolution disapproving the final-form or final-30 omitted regulation to indicate the intent of the General 31 Assembly but permit the agency to promulgate that regulation. 32 Section 6. The act is amended to by adding a section to 33
- 34 Amend Bill, page 3, line 13, by striking out "regulation the
- commission disapproved" and inserting 35
- 36 final-form regulation or final-omitted regulation that is an economically significant regulation for which the commission 37
- 38 issued a disapproval order
- Amend Bill, page 3, line 16, by striking out "order." and 39
- 40 inserting

read:

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- regulation. The concurrent resolution shall be referred to 41
- the applicable standing committee of the Senate and the 42
- applicable standing committee of the House of Representatives. A 43
- 44 concurrent resolution that is reported from the standing
- 45 committee of the Senate shall be placed on the Senate calendar.
- A concurrent resolution that is reported from the standing 46
- committee of the House of Representatives shall be placed on the 47

- House calendar.
- Amend Bill, page 3, line 20, by inserting after "resolution" 2
- to consider the concurrent resolution 3
- Amend Bill, page 3, line 26, by striking out "4" and
- inserting 5
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- Amend Bill, page 3, line 28, by striking out "5" and 7
- 8 inserting
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