CERTIFICATION OF ENROLLMENT

## SECOND SUBSTITUTE HOUSE BILL 1120

65th Legislature 2017 Regular Session

Passed by the House March 2, 2017 Yeas 98 Nays 0 Speaker of the House of Representatives Passed by the Senate April 7, 2017 Yeas 49 Nays 0 CERTIFICATE I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is SECOND SUBSTITUTE HOUSE BILL 1120 as passed by House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

## SECOND SUBSTITUTE HOUSE BILL 1120

Passed Legislature - 2017 Regular Session

State of Washington 65th Legislature 2017 Regular Session

**By** House Appropriations (originally sponsored by Representatives Smith, Morris, Short, Hayes, Stanford, Koster, Van Werven, McDonald, MacEwen, Muri, Haler, Ryu, Condotta, and Buys)

READ FIRST TIME 02/24/17.

1 AN ACT Relating to enhancing the economic development and 2 viability of small businesses; amending RCW 19.85.025, 19.85.030, and 3 43.42.010; adding a new section to chapter 43.09 RCW; and creating a 4 new section.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 **Sec. 1.** RCW 19.85.025 and 1997 c 409 s 212 are each amended to 7 read as follows:

8 Unless an agency receives a written objection to the (1)9 expedited repeal of a rule, this chapter does not apply to a rule expedited repeal pursuant to RCW ((34.05.354))10 proposed for 11 34.05.353. If an agency receives a written objection to expedited 12 repeal of the rule, this chapter applies to the rule-making 13 proceeding.

14 (2) This chapter does not apply to a rule proposed for expedited 15 adoption under RCW ((34.05.230 (1) through (8))) 34.05.353, unless a 16 written objection is timely filed with the agency and the objection 17 is not withdrawn.

18 (3) This chapter does not apply to the adoption of a rule19 described in RCW 34.05.310(4).

(4) This chapter does not apply to the adoption of a rule if an
agency is able to demonstrate that the proposed rule does not affect
small businesses.

(5) An agency is not required to prepare a separate small 4 business economic impact statement under RCW 19.85.040 if it prepared 5 6 an analysis under RCW 34.05.328 that meets the requirements of a small business economic impact statement, and if the agency reduced 7 the costs imposed by the rule on small business to the extent 8 required by RCW 19.85.030(((3))) (2). The portion of the analysis 9 that meets the requirements of RCW 19.85.040 shall be filed with the 10 11 code reviser and provided to any person requesting it in lieu of a 12 separate small business economic impact statement.

13 **Sec. 2.** RCW 19.85.030 and 2011 c 249 s 2 are each amended to 14 read as follows:

15 (1)(a) In the adoption of a rule under chapter 34.05 RCW, an 16 agency shall prepare a small business economic impact statement: (i) If the proposed rule will impose more than minor costs on businesses 17 in an industry; or (ii) if requested to do so by a majority vote of 18 the joint administrative rules review committee within forty-five 19 days of receiving the notice of proposed rule making under RCW 20 21 34.05.320. However, if the agency has completed the pilot rule process as defined by RCW 34.05.313 before filing the notice of a 22 proposed rule, the agency is not required to prepare a small business 23 24 economic impact statement.

25 (b) An agency must prepare the small business economic impact statement in accordance with RCW 19.85.040, and file it with the code 26 27 reviser along with the notice required under RCW 34.05.320. An agency 28 shall file a statement prepared at the request of the joint administrative rules review committee with the code reviser upon its 29 30 completion before the adoption of the rule. An agency must provide a 31 copy of the small business economic impact statement to any person 32 requesting it.

33 (2) Based upon the extent of disproportionate impact on small 34 business identified in the statement prepared under RCW 19.85.040, 35 the agency shall, where legal and feasible in meeting the stated 36 objectives of the statutes upon which the rule is based, reduce the 37 costs imposed by the rule on small businesses. The agency must 38 consider, without limitation, each of the following methods of 39 reducing the impact of the proposed rule on small businesses:

(a) Reducing, modifying, or eliminating substantive regulatory
requirements;

3 (b) Simplifying, reducing, or eliminating recordkeeping and 4 reporting requirements;

5

(c) Reducing the frequency of inspections;

6 (d) Delaying compliance timetables;

7 (e) Reducing or modifying fine schedules for noncompliance; or

8 (f) Any other mitigation techniques including those suggested by 9 small businesses or small business advocates.

10 (3) <u>If a proposed rule affects only small businesses, the</u> 11 proposing agency must consider all mitigation options defined in this 12 <u>chapter.</u>

13 (4) In the absence of sufficient data to calculate 14 disproportionate impacts, an agency whose rule imposes more than 15 minor costs must mitigate the costs to small businesses, where legal 16 and feasible, as defined in this chapter.

17 (5) If the agency determines it cannot reduce the costs imposed 18 by the rule on small businesses, the agency must provide a clear 19 explanation of why it has made that determination and include that 20 statement with its filing of the proposed rule pursuant to RCW 21 34.05.320.

22 (((4))) (6)(a) All small business economic impact statements are 23 subject to selective review by the joint administrative rules review 24 committee pursuant to RCW 34.05.630.

25 (b) Any person affected by a proposed rule where there is a small 26 business economic impact statement may petition the joint 27 administrative rules review committee for review pursuant to the 28 procedure in RCW 34.05.655.

29 **Sec. 3.** RCW 43.42.010 and 2012 c 196 s 1 are each amended to 30 read as follows:

(1) The office of regulatory assistance is created in the office of financial management and must be administered by the office of the governor to help improve the regulatory system and assist citizens, businesses, and project proponents.

(2) The governor must appoint a director. The director may employ
a deputy director and a confidential secretary and such staff as are
necessary, or contract with another state agency pursuant to chapter
39.34 RCW for support in carrying out the purposes of this chapter.
(3) The office must offer to:

2SHB 1120.PL

(a) Act as the central point of contact for the project proponent
in communicating about defined issues;

3 (b) Conduct project scoping as provided in RCW 43.42.050;

4 (c) Verify that the project proponent has all the information 5 needed to correctly apply for all necessary permits;

6 (d) Provide general coordination services;

7 (e) Coordinate the efficient completion among participating 8 agencies of administrative procedures, such as collecting fees or 9 providing public notice;

10 (f) Maintain contact with the project proponent and the permit 11 agencies to promote adherence to agreed schedules;

12 (g) Assist in resolving any conflict or inconsistency among 13 permit requirements and conditions;

(h) Coordinate, to the extent practicable, with relevant federalpermit agencies and tribal governments;

16

(i) Facilitate meetings;

(j) Manage a fully coordinated permit process, as provided in RCW 43.42.060; and

19 (k) Help local jurisdictions comply with the requirements of 20 chapter 36.70B RCW.

21 (4) The office must also:

(a) Provide information to local jurisdictions about best permitting practices, methods to improve communication with, and solicit early involvement of, state agencies when needed, and effective means of assessing and communicating expected project timelines and costs;

27 (b) Maintain and furnish information as provided in RCW 28 43.42.040; ((and))

29 (c) Act as the central entity to collaborate with and provide 30 support to state agencies in meeting the requirements of the 31 regulatory fairness act, chapter 19.85 RCW. Support must include, but 32 is not limited to:

33 (i) Providing online guidance and tools. Online guidance and 34 tools may include templates and resources to assist agency employees 35 with consistent compliance with the regulatory fairness act, chapter 36 19.85 RCW. In providing online guidance and tools the office must 37 consult the office of the attorney general. The office will make the 38 online guidance and tools available by December 31, 2017;

39 <u>(ii) Providing access to available data for agencies to complete</u> 40 <u>cost calculations pursuant to chapter 19.85 RCW; and</u> 1 (iii) Facilitating sharing of information among agencies and 2 between agencies and business associations;

3 (d) Provide the following by September 1, 2009, and biennially 4 thereafter, to the governor and the appropriate committees of the 5 legislature:

б

(i) A performance report including:

7 (A) Information regarding use of the office's voluntary cost8 reimbursement services as provided in RCW 43.42.070;

9 (B) The number and type of projects or initiatives where the 10 office provided services including the key agencies with which the 11 office partnered;

12 (C) Specific information on any difficulty encountered in 13 providing services or implementing programs, processes, or assistance 14 tools; and

(D) Trend reporting that allows comparisons between statements of goals and performance targets and the achievement of those goals and targets; and

18 (ii) Recommendations on system improvements including, but not 19 limited to, recommendations on improving environmental permitting by 20 making it more time efficient and cost-effective for all participants 21 in the process.

22 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 43.09 23 RCW to read as follows:

24 The state auditor shall conduct a performance review of agency 25 compliance with the regulatory fairness act, pursuant to chapter 19.85 RCW. The performance review must be completed no earlier than 26 27 June 30, 2020, and subsequent reviews must be completed periodically thereafter. Factors used to determine the frequency of subsequent 28 reviews include the degree to which agencies are found to be in 29 30 compliance with the act. The auditor must report his or her findings to the legislature, and any recommendations, by June 30, 2021, and 31 after every subsequent review. 32

33 <u>NEW SECTION.</u> Sec. 5. If specific funding for the purposes of 34 this act, referencing this act by bill or chapter number, is not 35 provided by June 30, 2017, in the omnibus appropriations act, this 36 act is null and void.

--- END ---