

#1
AMENDMENT

OFFERED IN THE HOUSE
TO: CSHB 140(FIN)

BY REPRESENTATIVE

Costello, Steve

Page 2, line 4:

Following "section"

Insert "within 30 days"

Language would read:

"The governor may return the regulations and orders of repeal to the adopting agency before they are submitted to the lieutenant governor for filing under (a) of this section within 30 days (1) if they are inconsistent with the faithful execution of the laws, or (2) to enable the adopting agency to respond to specific issues raised by the Administrative Regulation Review Committee."

Page 2, line 31:

Following "inaccuracy"

Insert "or insufficiency"

Following "of the"

Insert "good faith"

Language would read:

"(f) Notwithstanding AS 44.62.300, a person may not bring action in court to challenge the adoption, repeal, or amendment of a regulation by a state agency for inaccuracy or insufficiency of the good faith cost estimates provided under (d)(3) of this section."

Page 4, line 30:

Delete "seven"

Insert "ten"

Language would read:

"(c) Within ten days after receiving a regulation, the chair of the Administrative Regulation Review Committee may submit to the lieutenant governor, by legislative memorandum or letter, comments regarding the regulations provided to the Administrative Regulation Review Committee under (b) of this section."

In addition to CS HB 140 (FIN) 28-LS0478\I the following changes are requested by the sponsor:

The first change is to ensure the governor reviews regulation expeditiously and does not inadvertently slow down the regulation process.

The second change is requested from the Department of Law to clarify that actions may not be brought to challenge the good faith estimates.

The last change is requested to give the Administrative Regulations Review Committee ten days for review instead of seven days to ensure a thorough review of the regulations.

AMENDMENT

#2

OFFERED IN THE HOUSE
TO: HB 140(FIN)

BY REPRESENTATIVE GARA

1 Page 2, line 28:

2 Insert “(6) An email subject line, and a title in a written publication, shall to the extent
3 possible give a reader a fair idea of the substance of the regulation changed.”