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AN ACT concerning State government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Business Assistance and Regulatory Reform
Act is amended by changing Sections 5, 10, and 15 and by adding
Section 7 as follows:

7 (20 ILCS 608/5)

Sec. 5. Goal. The goal of this Act is to improve the 8 9 State's business climate by making it easier for small and mid-size businesses to deal with State requirements for doing 10 business. Subject to appropriation, this This goal will be 11 12 achieved through providing prompt quick, accurate information about on existing requirements, and avoiding unnecessary 13 14 requirements, and increasing the transparency and accessibility of permitting processes by consolidating status 15 16 updates from State agencies regarding the issuance of permits 17 for covered projects.

18 (Source: P.A. 88-404.)

19 (20 ILCS 608/7 new)

20 <u>Sec. 7. Covered project. As used in this Act, "covered</u> 21 <u>project" means any project in Illinois that: (1) involves the</u> 22 <u>construction of infrastructure for renewable or conventional</u> HB3017 Enrolled - 2 - LRB103 06043 HLH 53299 b

1 energy production, electricity transmission, surface 2 transportation, aviation, ports and waterways, water resource 3 development, broadband, pipelines, or manufacturing; (2) requires authorization or environmental review by a State 4 5 agency; (3) is likely to require a total future investment of more than \$20,000,000; and (4) is the subject of a petition for 6 recognition as a covered project that has been approved by the 7 8 Department.

9 (20 ILCS 608/10)

10 Sec. 10. Executive Office. There is created an Office of 11 Business Permits and Regulatory Assistance (hereinafter 12 referred to as "office") within the Department of Commerce and 13 Community Affairs (now Department of Commerce and Economic 14 Opportunity) which shall consolidate existing programs 15 throughout State government, provide assistance to businesses 16 with fewer than 500 employees in meeting State requirements for doing business and perform other functions specified in 17 18 this Act. The office shall use information technology tools to track schedules for covered projects and metrics in order to 19 20 improve transparency and accountability in the permitting 21 process, reduce uncertainty and delays, and reduce costs and 22 risks to taxpayers. The By March 1, 1994, the office shall complete and file with the Governor and the General Assembly a 23 24 plan for the implementation of this Act. Thereafter, the 25 office shall carry out the provisions of this Act, subject to

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- 1 funding through appropriation.
- 2 (Source: P.A. 98-463, eff. 8-16-13.)
- 3 (20 ILCS 608/15)

Sec. 15. Providing Information and Expediting Permit
Reviews.

6 (a) The office shall provide an online information system 7 using a website toll free business assistance number. The number shall be advertised throughout the State. Interested 8 9 businesses shall If requested, the caller will be sent, 10 electronically, a basic business kit, describing the basic 11 requirements and procedures for doing business in Illinois. If 12 requested, the caller shall be directed to one or more of the additional services provided by the office. All persons 13 providing advice to callers on behalf of the office and all 14 15 persons responsible for directly providing services to persons 16 visiting the office or one of its branches shall be persons with small business experience in an administrative 17 18 managerial capacity.

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(b) (Blank).

(c) Any applicant for permits required for a business 20 21 activity may confer with the office to obtain assistance in 22 efficient processing and review the prompt and of applications. The office shall, subject to appropriation, may 23 24 designate an employee of the office to act as a permit 25 assistance manager to:

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(1) facilitate contacts for the applicant with
 responsible agencies;

3 (2) arrange conferences to clarify the requirements of
4 interested agencies;

5 (3) consider with State agencies the feasibility of
6 consolidating hearings and data required of the applicant;

7 (4) assist the applicant in resolution of outstanding
8 issues identified by State agencies; and

9 (5) coordinate federal, State and local regulatory 10 procedures and permit review actions to the extent 11 possible.

12 (d) The office shall publish <u>an online</u> a directory of
13 State business permits and State programs to assist small
14 businesses.

(e) The office shall attempt to establish agreements with
local governments to allow the office to provide assistance to
applicants for permits required by these local governments.

(Blank). Interested State agencies shall, to the 18 (f) maximum extent feasible, establish procedures to expedite 19 applications for infrastructure projects. Applications for 20 21 permits for infrastructure projects shall be approved or 22 disapproved within 45 days of submission, unless law or 23 regulations specify a different period. If the interested agency is unable to act within that period, the agency shall 24 25 provide a written notification to the office specifying 26 reasons for its inability to act and the date by which approval 1

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or disapproval shall be determined. The office may require any interested State agency to designate an employee who will coordinate the handling of permits in that area.

4 (g) In addition to its responsibilities in connection with
5 permit assistance, the office shall provide general regulatory
6 information by directing businesses to appropriate officers in
7 State agencies to supply the information requested.

8 (h) The office shall help businesses to locate and apply 9 to training programs available to train current employees in 10 particular skills, techniques or areas of knowledge relevant to the employees' present or anticipated job duties. In 11 12 pursuit of this objective, the office shall provide businesses 13 with pertinent information about training programs offered by State agencies, units of local government, public universities 14 and colleges, community colleges, and school districts in 15 16 Illinois.

(i) The office shall help businesses to locate and apply to State programs offering to businesses grants, loans, loan or bond guarantees, investment partnerships, technology or productivity consultation, or other forms of business assistance.

(j) To the extent authorized by federal law, the office shall assist businesses in ascertaining and complying with the requirements of the federal Americans with Disabilities Act.

(k) The office shall provide confidential on-siteassistance in identifying problems and solutions in compliance

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requirements of State and federal environmental 1 with 2 regulations. The office shall work through and contract with 3 Illinois Sustainable Technology Center to provide the confidential on-site consultation audits that (i) assist 4 5 regulatory compliance and (ii) identify pollution prevention 6 opportunities.

7 (k-5) Until July 1, 2012, the office shall provide 8 confidential on-site assistance, including, but not limited 9 to, consultation audits, to identify problems and solutions 10 regarding compliance with the requirements of the federal Occupational Safety and Health Administration. On and after 11 12 July 1, 2012, the Department of Labor shall provide confidential on-site assistance, including, but not limited 13 to, consultation audits, to identify problems and solutions 14 regarding compliance with the requirements of the federal 15 16 Occupational Safety and Health Administration.

17 (1) The office shall provide information on existing loan18 and business assistance programs provided by the State.

(m) Each State agency having jurisdiction to approve or deny a permit shall have the continuing power heretofore or hereafter vested in it to make such determinations. The provisions of this Act shall not lessen or reduce such powers and shall modify the procedures followed in carrying out such powers only to the extent provided in this Act.

(n) (1) Each State agency shall, subject to appropriation,
fully cooperate with the office in providing information,

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3 (2) Each State agency <u>shall annually provide the office</u> 4 <u>with processes and timelines for all permits</u> having 5 <u>jurisdiction of any permit to which the master application</u> 6 <u>procedure is applicable shall designate an employee to act as</u> 7 <u>permit liaison office with the office in carrying out the</u> 8 provisions of this Act.

9 (o) (1) The office shall, subject to appropriation, identify and track metrics for the timeline of permit reviews, 10 11 permit decisions, and project outcomes for covered projects 12 has authority, but is not required, to keep and analyze appropriate statistical data regarding the number of permits 13 issued by State agencies, the amount of time necessary for the 14 permits to be issued, the cost of obtaining such permits, the 15 16 types of projects for which specific permits are issued, a 17 geographic distribution of permits, and other pertinent data 18 the office deems appropriate.

The office shall, subject to appropriation, administer and
 expand the use of online transparency tools providing:

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(i) tracking and reporting metrics;

22 <u>(ii) posting of regulatory timelines for permit</u> 23 <u>reviews and permit decisions; those timelines shall be</u> 24 <u>provided to the office by each State agency having</u> 25 <u>jurisdiction over permits;</u>

26 (iii) the sharing of best practices relating to

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efficient project permitting and reviews; those best practices shall be provided to the office by each State agency having jurisdiction over permits; and

4 (iv) a visual display of relevant geospatial data to
 5 support the permitting process. make such data and any
 6 analysis of the data available to the public.

7 (2) The office <u>may</u> has authority, but is not required, to 8 conduct or cause to be conducted a thorough review of any 9 agency's permit requirements and the need by the State to 10 require such permits. The office shall draw on the review, on 11 its direct experience, and on its statistical analyses to 12 prepare recommendations regarding how to:

13 (i) eliminate unnecessary or antiquated permit 14 requirements;

15 (ii) consolidate duplicative or overlapping permit 16 requirements;

17 (iii) simplify overly complex or lengthy application
18 procedures;

19 (iv) expedite time-consuming agency review and 20 approval procedures; or

(v) otherwise improve the permitting processes in theState.

The office shall submit copies of all recommendations within 5 days of issuance to the affected agency, the Governor, the General Assembly, and the Joint Committee on Administrative Rules. HB3017 Enrolled - 9 - LRB103 06043 HLH 53299 b

1 (p) The office <u>may has authority to</u> review State forms on 2 <u>its own initiative or upon the request of another State agency</u> 3 to ascertain the burden, if any, of complying with those 4 forms. If the office determines that a form is unduly 5 burdensome to business, it may recommend to the agency issuing 6 the form either that the form be eliminated or that specific 7 changes be made in the form.

8 (q) Not later than March 1 of each year, beginning March 1, 9 1995, the office shall submit an annual report of its 10 activities during the preceding year to the Governor and 11 General Assembly. The report shall describe the activities of 12 the office during the preceding year and shall contain 13 statistical information on the permit assistance activities of 14 the office.

15 <u>(r) All provisions of this Section are subject to adequate</u> 16 <u>appropriation for the purpose of carrying out provisions of</u> 17 <u>this Section.</u>

18 (Source: P.A. 97-787, eff. 7-13-12; 98-346, eff. 8-14-13.)