



General Assembly

Substitute Bill No. 5861

January Session, 2009

* HB05861APP 042809 *

AN ACT CONCERNING THE PROCESSING OF MUNICIPAL APPLICATIONS FOR STATE PERMITS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective October 1, 2009*) Notwithstanding any
2 provision of title 22a of the general statutes, when a municipality
3 submits a formal petition, application or request for a permit to the
4 Commissioner of Environmental Protection, pursuant to a requirement
5 of the general statutes, the commissioner shall, within available
6 appropriations, not later than sixty days after the date on which the
7 commissioner receives such petition, application or request, determine
8 whether such municipality has submitted sufficient information to
9 determine whether the petition, application or request complies with
10 the applicable standards and criteria, and shall notify such
11 municipality, in writing, of any deficiencies. If the commissioner does
12 not notify such municipality of any deficiencies by the sixtieth day
13 after the date on which the commissioner received such petition,
14 application or request, the petition, application or request shall be
15 considered complete.

16 Sec. 2. (NEW) (*Effective October 1, 2009*) Notwithstanding any
17 provision of title 13b or 14 of the general statutes, in all matters in
18 which a formal petition, application or request for a permit is required
19 to be submitted to the Commissioner of Transportation or the State

20 Traffic Commission, and such petition, application or request is
21 submitted by a municipality, the commissioner or commission shall,
22 not later than sixty days after the date on which the commissioner or
23 commission receives such petition, application or request, determine
24 whether such municipality has submitted sufficient information to
25 determine whether the petition, application or request complies with
26 the applicable standards and criteria, and shall notify such
27 municipality, in writing, of any deficiencies. If the commissioner or
28 commission does not notify such municipality of any deficiencies in
29 such municipality's petition, application or request by the sixtieth day
30 after the date on which the commissioner or commission received such
31 petition, application or request, the petition, application or request
32 shall be considered complete.

33 Sec. 3. (NEW) (*Effective October 1, 2009*) Notwithstanding any
34 provision of title 19a of the general statutes, in all matters in which a
35 formal petition, application or request for a permit is required to be
36 submitted to the Commissioner of Public Health, and such petition,
37 application or request is submitted by a municipality, the
38 commissioner shall, within available appropriations, not later than
39 sixty days after the date on which the commissioner receives such
40 petition, application or request, determine whether such municipality
41 has submitted sufficient information to determine whether the
42 petition, application or request complies with the applicable standards
43 and criteria, and shall notify such municipality, in writing, of any
44 deficiencies. If the commissioner does not notify such municipality of
45 any deficiencies in such municipality's petition, application or request
46 by the sixtieth day after the date on which the commissioner received
47 such petition, application or request, the petition, application or
48 request shall be considered complete.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2009</i>	New section
Sec. 2	<i>October 1, 2009</i>	New section

Sec. 3	<i>October 1, 2009</i>	New section
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APP *Joint Favorable Subst.*