Received: 10/14/2003

## 2003 DRAFTING REQUEST

#### Bill

Received: 10/14/2003 Wanted: Soon					Received By: rnelson2			
				Identical to LRB:				
For: Se	nate Chief Cle	rk			By/Representing: Drafter: rnelson2 Addl. Drafters:			
This file	e may be showr	to any legislat	or: <b>NO</b>					
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Subject	: Admini	istrative Law			Extra Copies:	•		
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Pre To	pic:	<u></u>					W	
No spec	cific pre topic g	iven						
Topic:								
Admini	strative rule ma	king regarding	small busin	esses ·				
Instruc	etions:							
See Atta	ached							
Draftin	g History:	:						
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	<u>Submitted</u>	<u>Jacketed</u>	Required	
/P1	rnelson2 10/14/2003	kgilfoy 10/14/2003						
/1			chaugen 10/30/20	03	sbasford 10/30/2003	sbasford 10/30/2003		
FE Sent	For:							
				<end></end>				

### 2003 DRAFTING REQUEST

Bill

FE Sent For:

Received: 10/14/2003	Received By: rnelson2  Identical to LRB:			
Wanted: Soon				
For: Senate Chief Clerk	By/Representing:			
This file may be shown to any legislator: NO	Drafter: rnelson2			
May Contact:	Addl. Drafters:			
Subject: Administrative Law	Extra Copies:			
Submit via email: NO				
Pre Topic:				
No specific pre topic given				
Topic:  Administrative rule making regarding small businesses				
Instructions:				
See Attached				
Drafting History:				
Vers. Drafted Reviewed Typed Proofed  /P1 rnelson2 / Pl-10/14 CH b CH	Submitted Jacketed Required			

# **History of Assembly Bill 267**

and 814.24 227.114 (7 227.19 (3r 895.59 of regarding preparing Internet s	ame: 5 ( m), the sma proj	267  nd 227.114 (1) (a), 227.114 (2) (intro.), 227.485 (2) (c) 5) (a) 2.; and to create 15.155 (5), 227.114 (6m), 227.135 (1) (e), 227.14 (2m), 227.14 (2t), 227.15 (1m), 227.22 (2) (e), 227.24 (3m), 227.30, 227.40 (2) (f) and statutes; relating to: administrative rule making 11 businesses, data used by administrative agencies in posed rules, increasing attorney fees, creating an for proposed rules, and creating a Small Business view Board. (FE)	
04-15.	Α.	Introduced by Representatives McCormick, Albers, Balow, Bies, J. Fitzgerald, Friske, Gunderson, Hahn, Hines, Hundertmark, Krawczyk, Kreibich, Ladwig, Lassa, Musser, Nischke, Olsen, Ott, Pettis, Plale, Powers, Schooff,	
		Seratti, Staskunas, Stone, Suder, Underheim, Van Roy, Vrakas, Wieckert, J. Wood and Ziegelbauer; cosponsored by Senators Brown, S. Fitzgerald, Kanavas, Lazich, Leibham, Reynolds, Roessler, Schultz, Stepp and Welch.	
04-15.	Α.	Read first time and referred to committee on Small	
04.10		Business	156
04-18.		Fiscal estimate received.	
05-05.		Fiscal estimate received.	
05-09.		Fiscal estimate received.	
06-03.		Public hearing held.	
06-03.		Executive action taken.	
06-03.	Α.	Assembly amendment 1 offered by committee on Small Business	221
06-03.	A.	Assembly amendment $2$ offered by committee on	
06.00	_	Small Business	231
06-03.	Α.	Assembly amendment <u>3</u> offered by committee on	
		Small Business	240
06-17.	Α.	Report Assembly Amendment 1 adoption recommended by	
		committee on Small Business, Ayes 10, Noes 0	251
06-17.	Α.	Report Assembly Amendment 2 adoption recommended by	
06-17.	Δ	committee on Small Business, Ayes 10, Noes 0	251
00 17.		Report Assembly Amendment 3 adoption recommended by	
06-17.	7\	committee on Small Business, Ayes 10, Noes 0	251
00-17.	Α.	Report passage as amended recommended by committee	
06-17.	7.	on Small Business, Ayes 10, Noes 0	251
	Α.	Referred to committee on Rules	251
09-23.	Α.	Placed on calendar 9-25-2003 by committee on Rules.	
09-25.	Α.	Rules suspended to withdraw from calendar and lay on	
		table	383
10-02.	Α.	Taken from the table	412
10-02.	Α.	Read a second time	
10-02.	Α.	Assembly amendment 1 adopted	412
10-02.	Α.	Assembly amendment 1 adopted Assembly amendment 2 adopted	412
10-02.	A.	Assembly amendment 3 adopted V	410
10-02.	A.	Assembly amendment $\underline{4}$ offered by Representatives Rhoades	414
		and Ward	412
10-02.	A.	Assembly amendment 4 withdrawn and returned to	
		author	412
10-02.	A.	Assembly amendment $5$ offered by Representatives Balow and	
10-02.	7\	Pope-Roberts	412
10-02.	А.	Assembly amendment <u>5</u> laid on table, <u>Ayes 61</u> , Noes 37	

10 00	~		412
10-02.	Α.	Assembly amendment 6 offered by Representatives Balow and	
		Pope-Roberts	413
10-02.	A.	Assembly amendment 6 laid on table, Ayes 59, Noes 39	
			413
10-02.	Α.	Assembly amendment 7 offered by Representatives McCormick,	
		Seratti, Rhoades and Krusick	413
10-02.	Α.	Assembly amendment $\underline{7}$ adopted $\checkmark$	113
10-02.	Α.	Ordered to a third reading	410
		oraclea to a chira reading	413
10-02.	Α.	Motion for reconsideration of the vote by which	
		ordered to a third reading	413
10-02.	Α.	Refused to suspend rules to reconsider vote by which	
		ordered to a third reading, Ayes 58, Noes 40	413

#### Search for another history



Back to Legislation Page



Back to Legislature Home Page

Bill Sect. No.	Introduced No.	Page No.	Line No.	Error Message
1	AA1-AB267	3	3	
1	AA1-AB267	3	4	
4	AA3-AB267	3	24	
4	AA3-AB267	4	5	
4	AA7-AB267	4	5	
10	AA2-AB267	5	24	
10	AA2-AB267	6	3	Invalid Instruction
13	AA3-AB267	7	17	,
13	AA3-AB267	7	19	
13	AA3-AB267	7	21	
13	AA3-AB267	7	23	
13	AA3-AB267	7	24	
13	AA3-AB267	8	1	
13	AA3-AB267	8	3	
13	AA3-AB267	8	4	
13	AA3-AB267	8	5	
13	AA3-AB267	8	7	
13	AA3-AB267	8	9	
13	AA3-AB267	8	13	
15	AA2-AB267	8	20	
15	AA2-AB267	8	21	
15T	AA2-AB267	8	22	
17	AA7-AB267	9	7	
17	AA3-AB267	9	22	
18	AA1-AB267	10	7	
19	AA3-AB267	10	10	

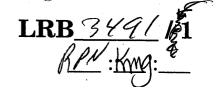
Error No.	Introduced No.	Page No.	Line No.
1	AA7-AB267	000004	000005
	AA3-AB267	000004	000005
2	AA3-AB267	000007	000019
	AA3-AB267	000007	000019
3	AA3-AB267	000007	000023
	AA3-AB267	000007	000023
4	AA3-AB267	000008	000013
	AA3-AB267	000008	000013

# 2003

ENGROSS BILL [or 2nd House Sub]

# FREEZE SECS.

(To Be Printed for Legislature)



ENGROSSED 2003	Assembly	BILL 267
(Date) October 2, 2003 - Printe		
JOINT RULE 63. Reproduction of engrossed means a bill, joint resolution, resolution or major amendments considerable degree, the chief clerk may instruct the lan engrossed copy of the measure. In preparing enlegislative reference bureau shall, if time permits, legislative reference bureau of the engrossed copy, the measure. Any subsequent amendments to a measure therein shall be drafted to the reproduced engrossed	sures. Upon the finding by tent thereto has been ame legislative reference burear ngrossed copy for a bill, job provide it with a revised ne chief clerk shall enter the ordered reproduced with a	the chief clerk of either house that ended in the house of origin to a u to prepare and have reproduced oint resolution or resolution the analysis. Upon receipt from the hat fact in the history file for the
ADOPTED DOCUMENTS:		
Orig		2380,1
Amendments to above (if none, write "	NONE"):	
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later RPa		KMG 10/11/2
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ELECTRONIC PROCEDURE: Follow a in TEXT2000 Reference Guide, Docuing and Enrolling.  LEGISLATIVE PROCESSING SPECIAL drefter for firelables to be seen by formal and the seen formal and the	ment Specific Pro L <i>IST:</i> Give paper	ocedures, Ch. 20, Engross-
drafter for final check before forwa	raing.	
Make 15 copies of ENGROSSED BILL: cover sheet corresponding to the house of the Distribute copies and send copy of engrossed DISTRIBUTION:	chief clerk who direc	cted the engrossed bill printed.
DIRECTING CHIEF CLERK: Cover sheet and 9 copies LRB:		etorney 1 copy
• Drafting file original		ibrarian 1 copy

#### BILL HISTORY FOR ASSEMBLY BILL 267 (LRB -2380)

An Act to amend 227.114 (1) (a), 227.114 (2) (intro.), 227.485 (2) (c) and 814.245 (5) (a) 2.; and to create 15.155 (5), 227.114 (6m), 227.114 (7m), 227.135 (1) (e), 227.14 (2m), 227.15 (1m), 227.19 (3r), 227.22 (2) (e), 227.24 (3m), 227.30, 227.40 (2) (f) and 895.59 of the statutes; relating to: administrative rule making regarding small businesses, data used by administrative agencies in preparing proposed rules, increasing attorney fees, creating an Internet site for proposed rules, and creating a Small Business Regulatory Review Board. (FE)

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04–15.	A.	Hahn, Hines, Hundertmark, Krawczyk, Kreibich, Ladwig, Lassa, Musser, Nischke, Olsen, Ott, Pettis, Plale, Powers, Schooff, Seratti, Staskunas, Stone, Suder, Underheim, Van Roy, Vrakas, Wieckert, J. Wood and Ziegelbauer; cosponsored by Senators Brown, S. Fitzgerald, Kanavas, Lazich, Leibham, Reynolds, Roessler, Schultz, Stepp and Welch.	
04–15.	A.	Read first time and referred to committee on Small Business	156
04–18.	A.	Fiscal estimate received.	150
05–05.	A.	Fiscal estimate received.	
05-09.	A.	Fiscal estimate received.	
0603.	A.	Public hearing held.	
06–03.	A.	Executive action taken.	
06-03.	A.	Assembly amendment 1 offered by committee on Small Business (LRB a0586)	231
06-03.	A.	Assembly amendment 2 offered by committee on Small Business (LRB a0587)	231
06–03.	A.	Assembly amendment 3 offered by committee on Small Business (LRB a0614)	240
06–17.	A.	Report Assembly Amendment 1 adoption recommended by committee on Small Business, Ayes 10, Noes	
06–17.	A.	Report Assembly Amendment 2 adoption recommended by committee on Small Business, Ayes 10, Noes 0	
06–17.	A.	Report Assembly Amendment 3 adoption recommended by committee on Small Business, Ayes 10, Noes 0	
06–17.	A.	Report passage as amended recommended by committee on Small Business, Ayes 10, Noes 0	231
06–17.	A.	Referred to committee on Rules	251
09-23.	A.	Placed on calendar 9–25–2003 by committee on Rules.	231
09-25.	A.	Rules suspended to withdraw from calendar and lay on table	202
10-02.	A.	Taken from the table	303 410
10-02.	A.	Read a second time	410
10-02.	A.	Assembly amendment 1 adopted	412
<sub>c</sub> 10–02.	A.	Assembly amendment 2 adopted :	412
10–02.	A.	Assembly amendment 3 adopted $\nu$ .	412
10-02.	A.	Assembly amendment 4 offered by Representatives Rhoades and Ward (LRB a1068)	412
10-02.	A.	Assembly amendment 4 withdrawn and returned to author	412
10-02.	A.	Assembly amendment 5 offered by Representatives Balow and Pope-Roberts (LRB a1009)	412
10-02.	A.	Assembly amendment 5 laid on table, Ayes 61, Noes 37	412
10-02.	A.	Assembly amendment 6 offered by Representatives Balow and Pope-Roberts (LRB a1010)	412
10-02.	A.	Assembly amendment 6 laid on table, Ayes 59, Noes 39	413
10–02.	A.	Assembly amendment 7 offered by Representatives McCormick, Scrotti, Phoedes and Marcial, CLPR	
10-02.	A.	a1086) Assembly amendment 7 adopted  Assembly amendment 7 adopted	413
10-02.	A.	Ordered to a third reading	413
10-02.	A.	Motion for reconsideration of the vote by which ordered to a third reading	413
10-02.	A.	Refused to suspend rules to reconsider vote by which ordered to a third reading, Ayes 58, Noes 40	413
10-23.	A.	Refused to reconsider vote by which ordered to a third reading, Ayes 36, Noes 40	413
10-23.	A.	Read a third time and passed, Ayes 64, Noes 33	451
10-23.	A.	Ordered immediately messaged	451
10-28.	S.	Received from Assembly.	452
10–28.	S.	Read first time and referred to committee on Labor, Small Business Development and Consumer Affairs.	
10-28.	S.	Printed engrossed by the direction of the Senate Chief Clerk.	

#### Nelson, Robert P.

From:

Doyle, Donna

Sent:

Monday, October 27, 2003 8:30 AM

To:

Nelson, Robert P.

Subject:

RE: AB267

not a problem, the bill will be taken in by the Senate on Wednesday and we will bring it over to the LRB at that time

Donna J. Doyle Assistant Chief Clerk Wisconsin Senate Room 401, Risser Justice Center 17 W. Main Street Madison, WI 53703 (608) 266-1803

----Original Message-----

From:

Nelson, Robert P.

Sent:

Friday, October 24, 2003 4:46 PM

To:

Doyle, Donna

Subject:

AB267

Could you order us to print engrossed AB267. It was messaged to the Senate on Thur. Thanks

Robert P Nelson Senior Legislative Attorney Wisconsin Legislative Reference Bureau 608-267-7511 ( reconstruction of the second of the second

# 2003 ASSEMBLY BILL 267

April 15, 2003 – Introduced by Representatives McCormick, Albers, Balow, Bies, J. Fitzgerald, Friske, Gunderson, Hahn, Mines, Hundertmark, Krawczyk, Kreibich, Ladwig, Lassa, Musser, Nischke, Olsen, Ott, Pettis, Plale, Powers, Schooff, Seratti, Staskunas, Stone, Suder, Underheim, Van Roy, Vrakas, Wieckert, J. Wood and Ziegelbauer, cosponsored by Senators Brown, S. Fitzgerald, Kanavas, Lazich, Leibham, Reynolds, Royssler, Schultz, Stepp and Welch. Referred to Committee on Small Business.

AN ACT to amend 227.114 (1) (a), 227.114 (2) (intro.), 227.485 (2) (c) and 814.245

(5) (a) 2.; and to create 15.155 (5), 227.114 (6m), 227.114 (7m), 227.135 (1) (e),

227.14 (2m), 227.14 (2t), 227.15 (1m), 227.19 (3r), 227.22 (2) (e), 227.24 (3m),

227.30, 227.40 (2) (f) and 895.59 of the statutes; relating to: administrative

rule making regarding small businesses, data used by administrative agencies in preparing proposed rules, increasing attorney fees, creating an Internet site for proposed rules, and creating a Small Business Regulatory Review Board.

rules 6-Selines and gridelines

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Analysis by the Legislative Reference Bureau

Under current law, an agency that proposes an administrative rule that affects small businesses (a business that employs fewer than 25 full—time employes or has gross annual sales of less than \$2,500,000), is required to consider ways to reduce the impact of the rule on small businesses, including creating less stringent compliance requirements for small businesses or exempting small businesses from the rule. Currently, the agency proposing the rule must give small businesses the opportunity to participate in the rule—making process. Agencies are also currently required to prepare a regulatory flexibility analysis of any rule that affects a small business, including a summary of changes made in the rule as a result of suggestions by small businesses and the estimated costs that small businesses may incur to comply with the proposed rule.

This bill creates a Small Business Regulatory Review Board and requires an agency to submit to that board any proposed rule that may have a significant economic impact on small businesses. The board is authorized to analyze the rule and notify the proposing agency if the board determines that the agency failed to consider ways to reduce the proposed rule's impact on small businesses or failed to properly prepare the regulatory flexibility analysis. The board may suggest ways that the agency can modify the rule and may return the rule to the agency if the rule does not detail how the rule will be enforced.

The bill redefines "small business" to include any business with 25 or fewer employees or with gross annual sales of less than \$5,000,000. The bill requires every agency, in cooperation with the Department of Administration, to ensure the accuracy, integrity, and consistency of the data that the agency uses when preparing a proposed rule. The bill gives small businesses the right to seek an injunction against the imposition of a penalty from an agency resulting from the small business's action that was in response to inaccurate information provided by the agency for the failure of the agency to provide requested

The bill requires the Joint Legislative Council to create an Internet site that includes a copy of each proposed rule that is submitted to the council. The site must be searchable and include a section devoted to proposed rules affecting small businesses, an electronic address and telephone number of an agency contact for a rule, the council's report on the proposed rule, the time and place of any public hearing on the proposed rule, and the place where comments may be submitted regarding a proposed rule.

The bill requires every state agency to review all of its rules during the next five

The bill requires every state agency to review all of its rules during the next five years to determine if any of the rules place an unnecessary burden on small businesses, and to repeal or amend any rules that do so.

The bill also gives immunity from imposition of a penalty to any small business that voluntarily discloses information to the appropriate agency about a possible violation of an administrative rule if a number of conditions are met, including the business making the disclosure within 45 days after learning of the violation, making a good faith effort to comply with the rule, and cooperating with the agency in any resulting investigation. The immunity does not apply if the violation resulted in serious harm or in a substantial economic benefit to the violator which gave the violator an advantage over its business competitors.

For further information see the state fiscale stimate which will be printed as an appendix to this bill?

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**SECTION 1.** 15.155 (5) of the statutes is created to read:

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15.155 (5) SMALL BUSINESS REGULATORY REVIEW BOARD. There is created a small

business regulatory review board, attached to the department of commerce under s.

Note For purposes of this provision, a small business does not include a child care institution psuch as a day care center or shelter care facility, or an institution to licensed by the Department of Health and Family Services to provide direct treatment eservices to clients.

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15.03. The board shall consist of a representative of the department of agriculture, trade and consumer protection, a representative of the department of commerce, a representative of the department of natural resources, a representatives of small businesses, as defined in s. 227.114 (1), who shall be appointed for 3-year terms, and the chairpersons of one senate and one assembly committee concerned with small businesses. The representatives of the departments shall be selected by the secretary of that department.

**Section 2.** 227.114 (1) (a) of the statutes is amended to read:

227.114 (1) (a) In this section, "small business" means a business entity, including its affiliates, which is independently owned and operated and not dominant in its field, and which employs 25 or fewer than 25 full—time employees or which has gross annual sales of less than \$2,500,000. For purposes of a specific rule, an agency may define small business to include more employees or greater gross annual sales if necessary to adapt the rule to the needs and problems of small businesses. A "small business" may also be defined in accordance with other standards established by an agency by rule \$5,000,000.

**SECTION 3.** 227.114 (2) (intro.) of the statutes is amended to read:

227.114 **(2)** (intro.) When an agency proposes <u>or revises</u> a rule that may have an effect on small businesses, the agency shall consider each of the following methods for reducing the impact of the rule on small businesses:

**Section 4.** 227.114 (6m) of the statutes is created to read:

227.114 **(6m)** If a small business is subject to a penalty from an administrative agency as the result of an action or omission by the small business in response to inaccurate or inconsistent advice given to the small business by an employee, officer,





or agent of the agency, the small business may commence an action in the circuit
court for Dane County for injunctive relief. The circuit court may issue an order
enjoining the imposition of the penalty if the court determines that the action or
omission of the small business that resulted in the penalty was in response to the
omission of the small business that resulted in the penalty was in response to the agency's inaccurate or inconsistent advice (15 sert 4-5 A)
Sporter F 207 114 (7 ) 6:1

**Section 5.** 227.114 (7m) of the statutes is created to read:

227.114 (7m) The agency shall designate a small business regulatory coordinator to act as a contact person for small business regulatory issues. The agency shall include in the notice under s. 227.17 the electronic mail address and telephone number of the small business regulatory coordinator and a link to an Internet site that allows a person to review the rule and make comments regarding the rule.

**SECTION 6.** 227.135 (1) (e) of the statutes is created to read:

227.135 (1) (e) A description of all of the entities that will be affected by the rule.

**SECTION 7.** 227.14 (2m) of the statutes is created to read:

227.14 (2m) QUALITY OF AGENCY DATA. Each agency shall, in cooperation with the department of administration, ensure the accuracy, integrity, and consistency of the data that is used when preparing a proposed rule and when completing an analysis of the proposed rule under sub. (2). Each agency shall reduce the amount of cross—references to the statutes in proposed and final rules. A person affected by the proposed rule may submit comments to the agency regarding the accuracy, integrity, or consistency of that data.

**Section 8.** 227.14 (2t) of the statutes is created to read:

227.14 (2t) Enforcement provisions. Except as provided in subs. (1m) and (1s), each proposed rule shall include provisions detailing how the rule will be enforced.

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1	If a proposed rule does not include enforcement provisions, the small business
2	regulatory review board may return the rule to the submitting agency for an
3	appropriate enforcement provision.
4	<b>Section 9.</b> 227.15 (1m) of the statutes is created to read:
5	227.15 (1m) Internet access to proposed rule. The joint legislative council
6	shall create and maintain an Internet site that includes a copy of each proposed rule
7	received under sub. (1) in a format that allows the site to be searched using keywords.
8	Each agency shall provide the joint legislative council with the proposed rules and
9	other information needed to comply with this subsection in the format required by
10	the joint legislative council. The Internet site shall include a section devoted to
11	proposed rules affecting small businesses, as defined in s. 227.114 (1). The Internet
12	site shall also include all of the following:
13	(a) The electronic mail address and telephone number of an agency contact
14	person for each proposed rule.
15	(b) The material required under s. 227.14 (2), (3), and (4).
16	(c) The written report of the legislative council staff review of the proposed rule
17	prepared under sub. (2) and any agency comments regarding that report.
18	(d) The time, date, and place of any public hearing specified in the notice in s.
19	227.17 as soon as that notice is submitted to the revisor of statutes under s. 227.17
20	(1) (a).
21	(e) The place where comments on the proposed rule should be submitted and
22	the deadline for submitting those comments.
23	<b>Section 10.</b> 227.19 (3r) of the statutes is created to read:
24	227.19 (3r) FISCAL EFFECT OF EMERGENCE RULE. On the same day that an agency

submits a notice under sub. (2) regarding a proposed rule that may have a significant

economic impact on small businesses, the agency shall submit the proposed rule and
the report required under sub. (3) to the small business regulatory review board. The
board may use cost-benefit analysis to determine the fiscal effect of the small board may use cost-benefit analysis to determine the fiscal effect of the
rule on small businesses and shall determine whether the agency has complied with
sub. (3) (e) or s. 227.114. If the board determines that the agency failed to comply with
sub. (3) (e) or s. 227.114, the board shall notify the agency of that determination and
ask the agency to comply with those provisions. In addition, the board may submit
suggested changes in the proposed rule to the agency, including proposals to reduce
the use of cross-references in the rule. The board shall send a copy of any suggestions
and of any notice of failure to comply with sub. (3) (e) or s. 227.114 to each committee
to which the proposed rule was referred under sub. (2). The notification of
noncompliance may include a request that the agency do any of the following:
(a) Explain why the agency has not incorporated comments received from an all

- (a) Explain why the agency has not incorporated comments received from small businesses regarding the proposed rule.
- (b) Verify that the proposed rule does not conflict with, overlap, or duplicate other rules or federal regulations.
- (c) Require the inclusion of fee information and fee schedules in the regulatory flexibility analysis, including why fees are necessary and for what purpose the fees will be used.
  - **Section 11.** 227.22 (2) (e) of the statutes is created to read:
- 227.22 **(2)** (e) The rule has a significant economic impact on small businesses, as defined in s. 227.114 (1), in which case the rule applies to small businesses on the first day of the 3rd month commencing after the date of publication.
  - **Section 12.** 227.24 (3m) of the statutes is created to read:

following:

227.24 (3m) REVIEW BY THE SMALL BUSINESS REGULATORY REVIEW BOARD. On the
same day that the agency files a rule under sub. (3) that may have a significant
economic impact on small businesses, as defined in s. 227.114 (1), the agency shall
submit a copy of the rule to the small business regulatory review board. The board
may use cost-benefit analysis to determine the fiscal effect of the emergency rule on
small businesses and shall determine whether the agency complied with s. 227.114
or 227.19 (3) (e). If the board determines that the agency failed to comply with s.
227.114 or 227.19 (3) (e), the board shall notify the agency of that determination and
ask the agency to comply with those provisions. In addition, the board may submit
suggested changes in the proposed rule to the agency. The notification of
noncompliance may include a request that the agency do any of the following:
(a) Explain why the agency has not incorporated comments received from small
businesses regarding the emergency rule.
(b) Verify that the emergency rule does not conflict with, overlap, or duplicate
other rules or federal regulations.
SECTION 13. 227.30 of the statutes is created to read:
SECTION 13. 227.30 of the statutes is created to read:  (a) or guidelines  227.30 Review of administrative rules. (1) Each agency shall, during the
5-year period beginning on the effective date of this subsection [revisor inserts
Matel review the rules of the agency to determine whether any of those rules place
an unnecessary burden on the ability of small businesses, as defined in s. 227,114 (1)
to conduct their affairs. If an agency determines that a rule places an unnecessary
burden on the ability of a small business to conduct its affairs, the agency shall repeal
or gaideline _
the rule or amend the rule to remove the unnecessary burden.  or gair ce line  (2) In reviewing a rule under this section, the agency shall consider all of the

1	special factor, such as the limited availability of qualified attorneys or agents,
2	justifies a higher fee.
3	Section 17. 895.59 of the statutes is created to read:
4	895.59 Liability exemption; disclosure of rule violations. (1) In this
5	section:
6	<ul> <li>(a) "Agency" has the meaning given in s. 227.01 (1).</li> <li>(b) "Small business" has the meaning given in s. 227.114 (1).</li> <li>(2) A small business that voluntarily discloses information to the appropriate</li> </ul>
O KAT	(b) "Small business" has the meaning given in s. 227.114 (1).
8	(2) A small business that voluntarily discloses information to the appropriate
9	agency about an actual or potential violation of an administrative rule shall be
10	immune from the imposition of a civil or criminal penalty that could be imposed for
11	the violation if all of the following apply.
12	(a) The voluntary disclosure is made within 45 days after the small business
13	knew that an actual or potential violation occurred.
14	(b) The small business making the disclosure initiates an appropriate and good
15	faith effort to achieve compliance with the administrative rule, pursues compliance
16	with due diligence and promptly corrects the noncompliance after discovery of the
17	violation.
18	(c) The small business cooperates with any reasonable request by the agency
19	in any investigation that results from the disclosure.
20	(3) A penalty may be imposed for the violation of an administrative rule
21	notwithstanding sub. (2) if any of the following applies:
22 AN3	(a) The violation resulted in serious harm or in imminent and substantial
23	endangerment to public health, safety, or welfare.
24	(b) The violation resulted in a substantial economic benefit that gave the
25	violator a clear advantage over its business competitors.

(c) The small business that committed the violation has a pattern of continuous or repeated violations of administrative rules.

#### **SECTION 18. Nonstatutory provisions.**

(1) Notwithstanding the length of terms specified for the representatives of small businesses of the small business regulatory review board under section 15.155 (5) of the statutes, as created by this act, 3 of the initial representatives of small businesses shall be appointed for terms expiring on May 1, 2005, and the other initial representatives of small businesses shall be appointed for terms expiring on May 1, 2006.

#### SECTION 19. Initial applicability.

(1) This act first applies to to rules submitted to the joint legislative council staff on the effective date of this subsection.

#### Section 20. Effective date.

(1) This act takes effect on the first day of the 4th month beginning after publication.

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Aprilysis by the	Lagiclativ	Reference b	ureau
(Apalysis by the	Legisiau.	-	ACTION AND DESCRIPTION OF THE PARTY.

Engrossment information:

The text of Engrossed 2003 Assembly Bill consists of the bill, as affected by the following documents adopted in the assembly on March 13, 2004: the bill as affected by Assembly Amendment 1, documents adopted in the assembly on March 13, 2004: the bill as affected by Assembly Amendment 3, and Assembly Amendment 2 (ascaffected by Assembly Amendment 2 therete) and Assembly Amendment 3, and Assembly Amendment 2 (ascaffected by Assembly Amendment 2 therete) and Assembly Amendment 3, and Assembly Amendment 2 (ascaffected by Assembly Amendment 2 therete) and Assembly Amendment 3, and Assembly Amend (as affected by Assembly Amendment 1 thereto). In engrossing, Section 17 was renumbered Section 15v and Section-17m was renumbered Section 15w, and both sections were relocated to correct the order

of these sections

267

Content of Engrossed 2003 Assembly Bill (6): This bill changes dispute settlement procedures in collective bargaining units of local government employees other than law enforcement and fire fighting personnel. The changes include: ....

Bold + Italic

# ASSEMBLY AMENDMENT 1, TO 2003 ASSEMBLY BILL 267

June 3, 2003 – Offered by Committee on Small Business.

	Insert 3-3
1	At the locations indicated, amend the bil as follows:
2	1. Page 3, line 3: after "commerce," insert "a representative of the department
3	of health and family services,".
4	<b>2.</b> Page 3, line 4: substitute "6" for "5". ✓
5	✓3. Page 10, line 7: substitute "other 3" for "other 2". ✓
6	(END)

# ASSEMBLY AMENDMENT 2, TO 2003 ASSEMBLY BILL 267

June 3, 2003 – Offered by Committee on Small Business.

inse!	+ 8-22
100	
1	At the locations indicated, amend the bill as follows:
2	A. Page 5, line 24: delete "EMERGENCY".
3	<b>2.</b> Page 6, line 3: delete "emergency".
4	<b>3.</b> Page 8, line 20: delete "fewer" and substitute "25 or fewer".
5	4. Page 8, line 21: delete "than 25" and substitute "than 25".
6	5. Page 8, line 22: after that line insert:
7	"SECTION 15t. 814.245 (2) (b) of the statutes is amended to read:
8	814.245 (2) (b) "Small business" means a business entity, including its
9	affiliates, which is independently owned and operated, and which employs 25 or
10	fewer than 25 full-time employees or which has gross annual sales of less than
11	\$2,500,000 \$5,000,000
12	(END)

## ASSEMBLY AMENDMENT 3, TO 2003 ASSEMBLY BILL 267

June 3, 2003 - Offered by Committee on Small Business.

insert 3-24 At the locations indicated, amend the bill as follows: 1 1. Page 3, line 24: after "business" insert due to the failure by the agency to 2 provide requested advice on. 3 2. Page 4, line 5: after "advice" insert for failure of the agency to provide 4 5 requested advice". Page 7, line 17: after "rules" insert "or guidelines". 6 4. Page 7, line 19: delete that line and substitute date, review the rules and 7 guidelines of the agency to determine whether any of those rules or guidelines place. 8 **5.** Page 7, line 21: after "rule" insert "or guideline". 9 6. Page 7, line 23: delete that line and substitute "the rule or guideline or 10 amend the rule or guideline to remove the unnecessary burden.". 11 **7.** Page 7, line 24: after "rule" insert "or guideline". 12

- 1 Page 8, line 1: after "rule" insert "or guideline".
- 2 **9.** Page 8, line 3: after "rule" insert "or guideline".
- 3 Page 8, line 4: after "rule" insert "or guideline".
- 4 Page 8, line 5: after "rule" insert "or guideline".
- 5 · **12.** Page 8, line 7: after "rule" insert "or guideline".
- Page 8, line 9: delete "by the rule since the rule was promulgated" and substitute "by the rule or guideline since the rule or guideline was promulgated or established".
- Page 8, line 13: delete that line and substitute "review of its rules and guidelines and any actions taken regarding those rules or guidelines during the previous".
- 12 **15.** Page 9, line 22: delete "in imminent and substantial".
- 13 Page 10, line 10: delete lines 10 to 12.

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(END)

# ASSEMBLY AMENDMENT 7, TO 2003 ASSEMBLY BILL 267

October 2, 2003 – Offered by Representatives McCormick, Seratti, Rhoades and Krusick.

Insert 4-5A At the locations indicated, amend the bill as follows: 1 1. Page 4, line 5: after the period insert Notwithstanding sub. (1) (a), in this 2 3 subsection, "small business" does not include an entity, as defined in s. 48.685 (1) (b) or 50.065 (1) (c).\(\bar{\ceig}\) 4 2. Page 9, line 7: after "227.114 (1)" insert "but does not include an entity, as 5 defined in s. 48.685 (1) (b) or 50.065 (1) (c) $\sqrt{7}$ 6 14 sent 9-7 7 (END)