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## State of Misconsin 2011 - 2012 LEGISLATURE



## **January 2011 Special Session**

## SENATE AMENDMENT 2, TO ASSEMBLY BILL 8

February 9, 2011 - Offered by Senator Grothman.

At the locations indicated, amend the bill, as shown by assembly substitute amendment 1, as follows:

**1.** Page 16, line 1: delete that line and substitute:

"227.185 Final administrative approval. (1) (a) Except as provided in par. (b), after a proposed rule is in final draft form, the agency shall submit the proposed rule to the individual or body with policy–making powers over the subject matter of the proposed rule for approval. No proposed rule to which this paragraph applies may be submitted to the governor for approval under sub. (2) unless the individual or body with policy–making powers over the subject matter of the proposed rule has approved the proposed rule in writing.

(b) Except as provided in this paragraph, if a proposed rule has been drafted by the department of natural resources or the department of agriculture, trade and consumer protection, the proposed rule shall be submitted to the secretary of that department for approval. No proposed rule to which this paragraph applies may be submitted to the governor for approval under sub. (2) unless the secretary has approved the proposed rule in writing. Paragraph (a), rather than this paragraph, applies to a rule relating to hunting, trapping, or fishing approvals, including the fees for those approvals; open and closed seasons for hunting, fishing, or trapping; the number and size of animals that may be taken under such an approval; registration fees for boats, all-terrain vehicles, or snowmobiles; or admission fees for state parks or state trails, camping fees, or other recreational fees charged by the department of natural resources.

- (2) After a proposed rule has been approved under sub. (1) (a) or (b),".
- **2.** Page 26, line 21: delete that line and substitute:

"227.24 (1) (e) 1g. a. Except as provided in subd. 1g. b., submit the proposed emergency rule in final draft form to the individual or body with policy-making powers over the subject matter of the proposed emergency rule for approval. No proposed emergency rule to which this subd. 1g. a. applies may be submitted to the governor for approval under subd. 1g. c. unless the individual or body with policy-making powers over the subject matter of the proposed emergency rule has approved the proposed rule in writing.

b. Except as provided in this subd. 1g. b., if a proposed emergency rule has been drafted by the department of natural resources or the department of agriculture, trade and consumer protection, submit the proposed emergency rule in final draft form to the secretary of that department for approval. No proposed emergency rule to which this subd. 1g. b. applies may be submitted to the governor for approval under subd. 1g. c. unless the secretary has approved the proposed rule in writing.

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Subdivision 1g. a., rather than this subd. 1g. b., applies to a rule relating to hunting, trapping, or fishing approvals, including the fees for those approvals; open and closed seasons for hunting, fishing, or trapping; the number of animals that may be taken under such an approval; registration fees for boats, all-terrain vehicles, or snowmobiles; or admission fees for state parks or state trails, camping fees, or other recreational fees charged by the department of natural resources.

c. After a proposed emergency rule has been approved under subd. 1g. a. or. b., submit the proposed emergency rule in final draft form to the".

9 (END)