



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
DEPARTMENT OF ADMINISTRATION

OFFICE of REGULATORY REFORM

One Capitol Hill
Providence, RI 02908-5890

Office: (401) 574-8430

Fax: (401) 222-6410

TO: Governor Gina M. Raimondo
House Speaker Nicholas A. Mattiello
Senate President Dominick J. Ruggerio
FROM: Erik Godwin, Director of the Office of Regulatory Reform
SUBJECT: Office of Regulatory Reform Quarterly Report: FY 2020 Q1

FY 2020 Quarter 1 Report: July 1, 2019 – September 30, 2019

Quarterly Summary Data

Total Submissions by Type of Rulemaking

- Regular Rulemaking, Pre-Comment Review: 31
- Regular Rulemaking, Post-Comment Review: 12
- Direct Final Rulemaking: 5
- Emergency Rulemaking: 1

Unique Regulations by Type of Action

- Adoption: 9
- Amendment: 28
- Repeal: 0

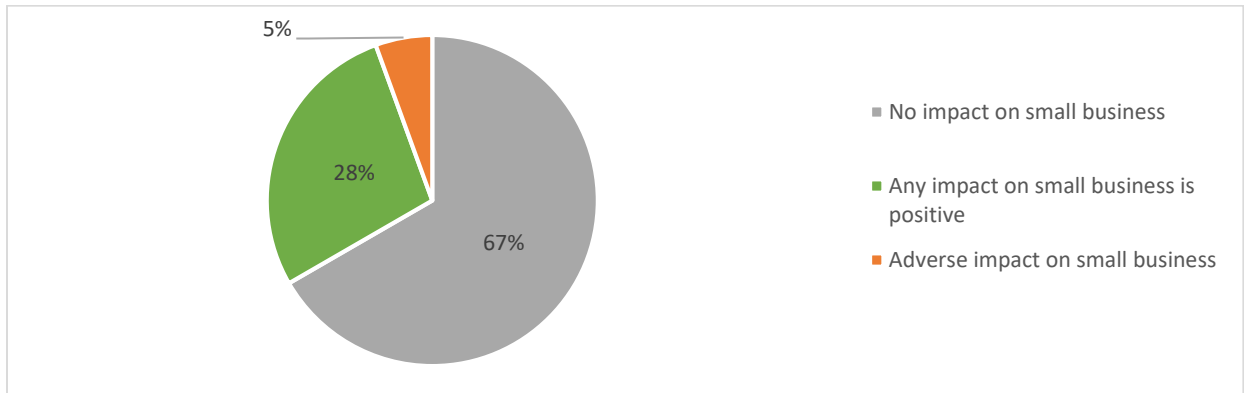
ORR Review Time by Type of Rulemaking

- Regular Rulemaking, Pre-Comment Review: 15.4 days
- Regular Rulemaking, Post-Comment Review: 12.1 days
- Direct Final Rulemaking: 5.6 days
- Emergency Rulemaking: 0.0 days

ORR Interventions

- Submissions where analysis was changed: 16.3%
- Submissions where regulatory language was changed: 40.8%

Small Business Impact Analysis



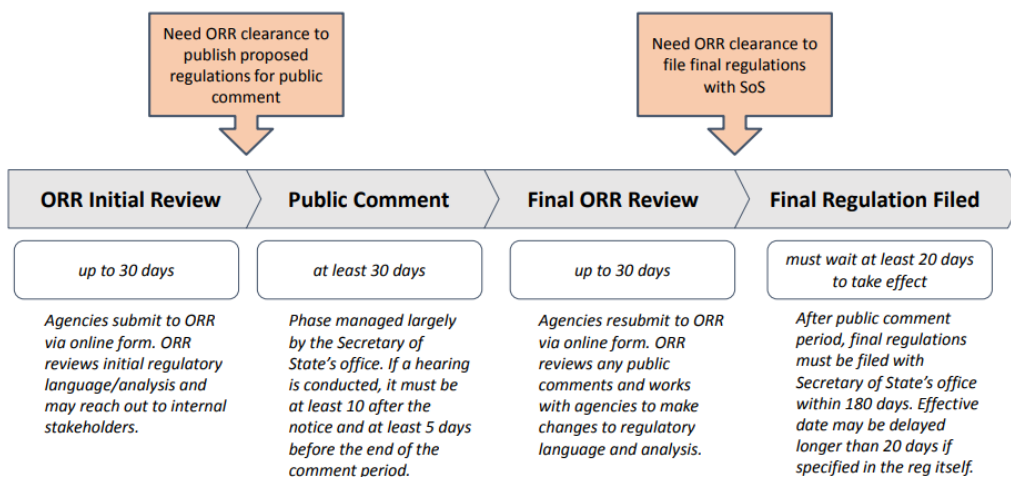
Regulatory Oversight

As part of the Office of Management and Budget, the Office of Regulatory Reform’s (ORR) mission is to review new and amended regulations with a focus on minimizing adverse impacts on Rhode Island businesses, large and small. Since February 2015, ORR has been operating under [Executive Order 15-07](#), which requires all Executive Branch regulations to be reviewed by ORR using a model similar to the federal regulatory model. EO 15-07 outlines a process to ensure regulations are not imposing unnecessary burdens on businesses and citizens.

Prior to EO 15-07 the Director of Regulatory Reform had the authority to intervene on any individual regulatory or permitting issue. With the new process dictated by Executive Order agencies must submit all of their proposed regulatory actions to ORR providing a systematic way to address regulatory issues. ORR reviews an agency’s regulatory package, and if approved, those proposed rules and impact statements go through a public comment process. Any input from that process goes directly back to ORR for final consideration. Below is an outline of the ORR’s role in the regulatory review process. The second round of review is primarily to ensure the agencies take into consideration public comments and amend the regulation as necessary.

Regular Rulemaking and ORR Review

While this is the official process outlined in Executive Order 15-07, ORR frequently works with agencies early by reviewing draft regulations and assisting with the development of regulatory analysis.



Regulatory Submissions Reviewed By ORR

The following regulatory submissions were cleared by ORR during the fiscal year quarter covered by this report. Regulations cleared by ORR are not immediately effective, regulations must go through the formal rulemaking process administered by the Secretary of State’s Office (SOS). In some cases regulations cleared by ORR are not filed with SOS.

The information in this table (except “Days Under Review” and “Clearance Date”) is self-reported by regulatory agencies with their submissions, although ORR can suggest changes to agency’s submissions. Please note that for any post-comment entries with empty cells, the agency was not required to resubmit this information because the regulation received no public comment and no changes were made to the proposed regulation. Emergency regulations might also have missing data because these submissions are exempt from some reporting requirements.

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
Direct Final	Environmental Management	PART 7 – Dealers	Amendment	6	1. Section 7.7: Addition of new section “Applicability” consistent with state law. 2. Section 7.9(B): Amend section to provide consistency of section 1.8(B) of the Division of Agriculture regulation Aquaculture of Marine Species in Rhode Island Waters (250-RICR-40-00-1) in order to specify/clarify that a DEM Aquaculture license may be accepted by Shellfish dealers for purchasing or accepting cultured shellfish. The rule currently only specifies a “commercial fishing license”. 3. Other minor (non-substantive) technical revisions.	NO, this regulation DOES NOT IMPACT small business	2019-07-01
Post-Comment Draft	Environmental Management	PART 51 – Control of Volatile Organic Compound Emissions from Fiberglass Boat Manufacturing	Adoption	16	On March 6, 2017 EPA issued a finding of failure to submit to Rhode Island for failure to submit required State Implementation Plan (SIP) components. Specifically, Section 184 of the Clean Air Act requires states to implement or update	NO, this regulation DOES NOT IMPACT small business	2019-07-01

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					<p>reasonably available control technology "RACT" controls on all major VOC and NOx emission sources and on source categories covered by a Control Technique Guideline "CTG" document. In 2006 EPA published a CTG recommending VOC controls for fiberglass boat manufacturing. The Department is proposing to incorporate this CTG into a new rule, which will be submitted to the U.S. Environmental Protection Agency for approval in Rhode Island's State Implementation Plan. This finding establishes deadlines by which states either must submit complete SIP revisions or become subject to mandatory sanctions. The first sanction, the offset sanction, is currently in place. This sanction requires a new or modified major stationary source to obtain greater emission "offsets" than would otherwise be required in order to receive a permit for their source. If the RI has not made a complete submission within 6 months after the offset sanction is imposed, then the Clean Air Act and EPA's implementing regulations impose the highway funding sanction. The highway funding sanction is a prohibition on the use of federal funds for transportation projects</p>		

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					within an area, with certain exceptions.		
Post-Comment Draft	Environmental Management	Rhode Island State Pilotage Commission Rules and Regulations	Amendment	27	The rule corrects some internal citations and promulgates pilotage fees for 2020-2024.	NO, this regulation DOES NOT IMPACT small business	2019-07-01
Preliminary Draft	Environmental Management	Park and Management Area Rules and Regulations	Amendment	0	To allow the sale and service of the alcoholic beverages at the 2019 Misquamicut Fall Festival at the request of the Town of Westerly and Misquamicut Business Association.	NO, this regulation DOES NOT IMPACT small business	2019-07-02
Direct Final	Human Services	Child Care Assistance Program Rules and Regulations	Amendment	8	To finalize the current Emergency Rule, to fulfill the requirements of the Federal Re-Authorization, as well as reflect the RI State Plan for Child Care, and to remove non-policy content per the RICR formatting requirements. Also, wording and terminology has been updated or added to provide clarification of the program expectations regarding providers. Changes have been implemented in order to increase grace periods for the homeless population and for parents who experience temporary loss of employment. Minor changes have been made to keep in line with the October, 2017 updates and to align with current licensing regulations. Failure to implement these changes will result in violation of federal mandates and federal reauthorization requirement,	NO, any small business impact is POSITIVE	2019-07-10

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					jeopardizing funding and exposing the Department to financial penalties.		
Post-Comment Draft	Education - Council of Elem and Sec Ed	Regulations on the Comprehensive Early Childhood Education (CECE) Program	Amendment	12	To establish standards for approval for comprehensive and developmentally appropriate early development and learning experiences in public and private early childhood education programs serving children between the ages of three (3) to six (6) years of age and also in kindergarten classrooms operating in private programs in which kindergarten is the terminal age.	NO, this regulation DOES NOT IMPACT small business	2019-07-10
Post-Comment Draft	Motor Vehicles	PETITION FOR PROMULGATION OF RULES	Adoption	4			2019-07-15
Post-Comment Draft	Motor Vehicles	DECLARATORY ORDER PETITIONS	Adoption	4			2019-07-15
Post-Comment Draft	Motor Vehicles	Access to Public Records Regulation	Adoption	4			2019-07-15
Post-Comment Draft	Environmental Management	Part 19, Control of Volatile Organic Compound Emissions from Coating Operations	Amendment	9	On March 6, 2017 EPA issued a finding of failure to submit to Rhode Island for failure to submit required State Implementation Plan (SIP) components to address Clean Air Act requirements for the 2008 Ozone National Ambient Air Quality Standard. The finding establishes	NO, this regulation DOES NOT IMPACT small business	2019-07-17

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					<p>deadlines by which states either must submit complete SIP revisions or become subject to sanctions. The offset sanction is currently in place. Specifically, 40 CFR § 51.1116 required RI to submit a SIP revision that meets the requirements of Section 184(b) of the Clean Air Act. Section 184(b) requires states in the ozone transport region to implement or update reasonably available control technology (RACT) controls on all major VOC and NOx emission sources and on source categories covered by a Control Technique Guideline (CTG) document. In 2008 EPA published a CTG recommending VOC controls for miscellaneous metal and plastic parts coatings, "Control Techniques Guidelines for Miscellaneous Metal and Plastic Parts Coatings." In 2006 EPA published a CTG recommending VOC controls for flatwood paneling coating, "Control Techniques Guidelines for Flat Wood Paneling Coatings." In 2007 EPA published CTG's recommending VOC controls for paper, film and foil coating "Control Techniques Guidelines for Paper, Film, and Foil Coatings," metal furniture coating, "Control Techniques Guidelines for Metal Furniture Coating," and large appliance coating, "Control Techniques Guidelines for Large</p>		

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					Appliance Coating.” The Department is proposing to incorporate these CTG’s into Part 19, “Control of Emissions from Surface Coating Operations,” which will be submitted to the U.S. Environmental Protection Agency for approval in Rhode Island’s State Implementation Plan. RI must make a complete SIP submission, including incorporation of the requirements in the above CTG’s to remove the offset sanction.		
Preliminary Draft	Administration	Rules and Regulations Pertaining to the Rhode Island Reinsurance Program	Amendment	15	In accordance with the RI Administrative Procedures Act, the Director of HealthSource RI is proposing rule-making to adopt the Rules and Regulations Pertaining to the Rhode Island Reinsurance Program. This rule is being adopted in accordance with R.I. Gen. Laws Chapter 42-157.1, which authorizes the Director of HealthSource RI to establish the RI Reinsurance Program and formulate general policy and adopt rules, among other things.	NO, this regulation DOES NOT IMPACT small business	2019-07-18
Preliminary Draft	Environmental Management	PART 6 – General Equipment Provisions	Amendment	7	1. Section 6.8.2(C)(1): Re-establish in rule the area of trawling prohibition in upper Narragansett Bay consistent with R.I. Gen. Laws § 20-4-3. This rule was formerly included in RI Marine Fisheries regulation Part X1 - Commercial Fisheries, which was repealed in	NO, this regulation DOES NOT IMPACT small business	2019-07-22

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					March 2016, and was inadvertently omitted when rules were transferred to current Part 6 - General Equipment Provisions. 2. Section 6.8.3(l)(6): Amend dates that gill net tags are valid. This amendment was included as part of the public hearing held in March 2019. The final rule filed as a result of this hearing inadvertently omitted the approved revised language that extends the valid dates of tags to January 1, 2021. 3. Several non-substantive wording clarifications throughout regulation.		
Direct Final	Environmental Management	R.I. Hunting and Trapping Regulations for the 2019 - 2020 and 2020 - 2021 Seasons	Amendment	0	The Rhode Island Hunting and Trapping Regulations for the 2019-2020 and 2020-2021 seasons went out for public hearing May 6th, 2019 and were filed July 11th, 2019. It has come to our attention that there is a critical error in the season dates outlined in section 9.11 B.3.a regarding the late Canada goose season. As it currently reads the late Canada goose season starts the last Saturday in January (January 25th, 2020) and extends 15 days, inclusive of the Saturday opening day (February 8th, 2020). These dates overlap with the dates outlined in section 9.11 B.2.a which refer to the regular Canada goose season. Section 9.11 B.2.a states that the regular season is the	NO, this regulation DOES NOT IMPACT small business	2019-07-23

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					Saturday preceding Thanksgiving (November 23rd 2019) through the Sunday following (December 1st 2019) and the first Saturday in December (December 7th 2019) extending fifty one (51) days, inclusive of the first Saturday (January 26th 2020).		
Preliminary Draft	Executive Office of Health and Human Services	Medicaid Long Term Services and Supports Home and Community Based LTSS Self-Directed Care	Amendment	11	EOHHS would like to repeal and replace 50-10-2 that currently only includes personal choice, to include the Independent Provider model as an entire Self- Directed regulation.	NO, this regulation DOES NOT IMPACT small business	2019-07-23
Post-Comment Draft	Health	Pain Management, Opioid Use, and the Registration of Distributors of Controlled Substances in Rhode Island	Amendment	21	See preliminary draft submission.	NO, any small business impact is POSITIVE	2019-07-24
Direct Final	Business Regulation	Service of Process	Amendment	6	This change is to clarify the requirements for designation of service of process by surplus lines insurers. The statute requires one designation but the current wording of this regulation indicates two designations must be made. This revision is to harmonize the statute and the regulation and clarify that one designation is what is required.	NO, any small business impact is POSITIVE	2019-08-01
Post-Comment Draft	Environmental Management	Park and Management Area Rules and Regulations	Amendment	0			2019-08-05

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
Preliminary Draft	Business Regulation	Motor Vehicle Body and Salvage Vehicle Repair	Amendment	11	Several sections in 230-RICR-30-5-2, Motor Vehicle Body and Salvage Vehicle Repair, needed modernization and updating. It was necessary to add language addressing businesses operating paintless dent repair facilities and businesses that desired to only repair motorcycles. The section addressing insurance requested re-inspection of vehicles after repair also needed amending to align procedures with modern business and industry practices. Changes were also instituted to the timeline for prohibition on use of aftermarket parts in accordance with changes in the law. Additionally, several changes minor edits were made to grammar for the licensee's ease of use and to citations in accordance with RICR styles.	NO, any small business impact is POSITIVE	2019-08-05
Preliminary Draft	Disabilities Commission	Rhode Island Livable Home Modifications	Amendment	21	The Commission's Executive Committee has determined, that to stay within the FY 2020 Livable Home Modification Grant program appropriation of \$499,397, the program's regulation 525-RICR-20-00-3 must be amended. There are 45 home modification projects that were approved, before the end of Fiscal Year 2019 and an additional 32 applications conditionally approved or pending on June 30th	NO, any small business impact is POSITIVE	2019-08-08

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					that will be carried into FY 2020. A conservative estimate of the reimbursement of those project's is \$206,424, or 46% of FY 2020 grant allocation of \$438,069.		
Preliminary Draft	Business Regulation	Real Estate Brokers and Salespersons	Amendment	8	The Department received a request for rulemaking from the Rhode Island Association of Realtors regarding the confusing and repetitive language in § 2.21(F), (G) and (H). In particular, paragraph (H) included a penalty that was not imposed and sometimes would be in excess of the statutory maximum set forth in R.I. Gen. Laws § 5-20.5-14(b). After review with the Real Estate Commission and Division staff, we proposed these amendments to streamline and clarify the notice requirements for a real estate licensee that may have an interest in a particular transaction. While reviewing the regulation, we made some additional clean up edits and are changing the renewal cycle process to avoid a backlog of licensees all renewing at the same time.	NO, any small business impact is POSITIVE	2019-08-09
Preliminary Draft	Environmental Management	PART 2 – Commercial and Recreational Saltwater Fishing Licensing Regulations	Amendment	21	This rulemaking codifies some existing DEM practices, clarifies and streamlines the regulation, and offers amendments in response to stakeholder feedback.	YES, there is ADVERSE IMPACT on small business (continue on to complete the requirements of	2019-08-16

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						RIGL § 42-35.1-3 and 1-4).	
Preliminary Draft	Airport Corporation	Air Quality Monitoring Work Plan	Amendment	28	Incorporates changes to meet legislative changes in accordance with R.I. Gen. Laws § 1-7.	NO, this regulation DOES NOT IMPACT small business	2019-08-19
Preliminary Draft	Health	Licensing of Aquatic Venues	Amendment	23	Implement requirements for reporting of drowning, near drowning, or any entrapment within 24 hours or the next business day, clarify violation for non-return of self-assessment inspection checklist, clarify enclosure/barrier requirements, add free chlorine residual, combined chlorine, and pH to results of bacteriological analysis that must be reported, decrease density threshold for Pseudomonas aeruginosa from 5 organisms per 100 ml to less than 1 organism per 100 ml per World Health Organization and federal guidance, clarify timeframes for analyses sampling and format of sample submission, and revising return to compliance procedures including retention of a certified pool operator in the event that an aquatic venue receives three (3) violations in a twelve (12) month period.	NO, any small business impact is POSITIVE	2019-08-23
Preliminary Draft	Administration	MBE Capital Payment Pilot Program	Adoption	22	DOA is pursuing the adoption of this regulation to govern a pilot program for the benefit of MBE/WBE contractors. The pilot	NO, any small business impact is POSITIVE	2019-08-27

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					program will expire on December 31, 2021.		
Preliminary Draft	Administration	IRS Publication 1075 – Background Check Process and Criteria	Adoption	27	The reason for promulgation is to comply with IRS Publication 1075, which requires a national background check with individuals with access to "Federal Tax Information," as defined by the IRS. The State (Taxation and Child Support Enforcement) is facing IRS audit findings for failing to implement the background check requirements. As a worse case scenario, continued audit findings and failure to implement IRS requirements could result in the IRS shutting off access to crucial information that the State uses to collect significant revenue. Article 3, Sections 5-7, of the Governor's Budget, enact R.I. Gen Laws § 36-3-16 and § 37-2-81, which expressly authorizes these background checks and the promulgation of regulations. These regulations set out the process and criteria required to facilitate the background checks as required by the IRS. IRS Publication 1075, Tax Information Security Guidelines for Federal, State and Local Agencies ("Publication 1075"). IRS Publication 1075 is available on the IRS' website at https://www.irs.gov/pub/irs-	NO, this regulation DOES NOT IMPACT small business	2019-09-03

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					<p>pdf/p1075.pdf. Publication 1075, in pertinent part, requires that a criminal background investigation be conducted for all applicants and employees who are given access to Federal Tax Information ("FTI"). FTI, as defined in Publication 1075, includes federal tax return or return information received directly from the IRS or obtained through an authorized secondary source, such as the Social Security Administration (SSA), Federal Office of Child Support Enforcement (OCSE), Bureau of the Fiscal Service (BFS), Centers for Medicare and Medicaid Services (CMS), or another entity acting on behalf of the IRS pursuant to an Internal Revenue Code ("IRC") 6103(p)(2)(B) Agreement. FTI expressly excludes information received directly from taxpayers or other third-parties. See IRS Publication 1075 Section 1.4.4. Publication 1075 expressly requires that the background check include:</p> <p>a) FBI fingerprinting (FD-258) - review of Federal Bureau of Investigation (FBI) fingerprint results conducted to identify possible suitability issues. (Contact the appropriate state identification bureau for the correct procedures to follow.) A listing of state identification bureaus can be found at: https://www.fbi.gov/about-</p>		

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					<p>us/cjis/identity-history-summarychecks/state-identification-bureau-listing This national agency check is the key to evaluating the history of a prospective candidate for access to FTI. It allows the Agency to check the applicant’s criminal history in all 50 states, not only current or known past residences. b) Check of local law enforcement agencies where the subject has lived, worked, and/or attended school within the last 5 years, and if applicable, of the appropriate agency for any identified arrests. The local law enforcement check will assist agencies in identifying trends of misbehavior that may not rise to the criteria for reporting to the FBI database but is a good source of information regarding an applicant. c) Citizenship/residency – Validate the subject’s eligibility to legally work in the United States (e.g., a United States citizen or foreign citizen with the necessary authorization) See Publication 1075, Section 5.1.1 (Page 27). In order to comply with Public Law (Pub. L.) 92-544 and use the FBI’s background check system, the State was required to pass legislation expressly authorizing these background checks. Upon passage, the Department is now</p>		

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					promulgating regulations to provide the review criteria and provide the process to implement the background check requirements.		
Post-Comment Draft	Environmental Management	PART 7 – Dealers	Amendment	19			2019-09-04
Preliminary Draft	Environmental Management	Part 0 General Definitions	Amendment	25	Reformat to meet latest RICR requirements and addition of chemicals to the exempt VOC list consistent with EPA VOC definition.	NO, this regulation DOES NOT IMPACT small business	2019-09-09
Post-Comment Draft	Coastal Resources Management Council	RICRMP: Ocean SAMP – Chapter 11 –Policies of the Ocean SAMP	Amendment	28	To amend policies and standards of Ocean SAMP Chapter 11 to improve predictability of state permitting and federal consistency review process for offshore renewable energy projects, and to integrate public comments in post-comment version of the rules.	NO, this regulation DOES NOT IMPACT small business	2019-09-10
Preliminary Draft	Environmental Management	Rules and Regulations for the Wastewater Treatment Facility Resiliency Fund	Adoption	26	To establish a Wastewater Treatment Facility Resiliency Fund to receive, hold, and administer the use of the \$5,000,000 portion of the '2018 RI Green Economy and Clean Water Bond.'	NO, this regulation DOES NOT IMPACT small business	2019-09-10
Direct Final	Health	Rhode Island Birth Defects Registry	Amendment	8	Require screening for Neonatal Abstinence Syndrome (“NAS”), clarify reporting for clinical laboratories, clarify role of the Birth Defects Registrar regarding modification of rules and	NO, this regulation DOES NOT IMPACT small business	2019-09-11

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					regulations, and remove superfluous language.		
Preliminary Draft	Business Regulation	Motor Vehicle Damage Appraisers	Amendment	9	Statute upon which portion of regulation is based was amended in last legislative session	NO, this regulation DOES NOT IMPACT small business	2019-09-11
Preliminary Draft	Business Regulation	Unfair Property/Casualty Claims Settlement Practices	Amendment	12	Statute upon which portion of regulation is based was amended in last legislative session	NO, this regulation DOES NOT IMPACT small business	2019-09-11
Preliminary Draft	Business Regulation	Automobile Insurance Cancellation and Renewal Provisions	Amendment	12	Clarifying language to match other regulation and update citation	NO, this regulation DOES NOT IMPACT small business	2019-09-11
Preliminary Draft	Business Regulation	Automobile Insurance Rating	Amendment	14	Statutory change effective January 1, 2020	NO, this regulation DOES NOT IMPACT small business	2019-09-11
Preliminary Draft	Contractors' Registration and Licensing Board	Contractors' Registration and Licensing Board	Adoption	15	To adopt a regulation that provides for the administrative, regulatory, licensing, and continuing education requirements for well drillers, pump installers, and water filtration contractors in accordance RI Gen Laws Chapter 5-65, entitled Contractors' Registration and Licensing Board (CRLB) and 5-65.2, entitled Rhode Island Well-Drilling, Pump Installers, and Water Filtration Contractors Licensing Law.	NO, this regulation DOES NOT IMPACT small business	2019-09-12
Preliminary Draft	Contractors' Registration and Licensing Board	Contractors' Registration and Licensing Board	Adoption	15	To adopt a regulation that provides for the administrative, regulatory, licensing, and continuing education requirements for home inspectors and associate home inspectors in accordance RI Gen Laws Chapter 5-	NO, this regulation DOES NOT IMPACT small business	2019-09-12

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
					65, entitled Contractors' Registration and Licensing Board (CRLB) and 5-65.1, entitled Home Inspectors.		
Preliminary Draft	Contractors' Registration and Licensing Board	Contractors' Registration and Licensing Board	Adoption	15	To adopt a regulation that provides for the administrative, regulatory, licensing, and continuing education requirements for roofing contractors in accordance RI Gen Laws Chapter 5-65, entitled Contractors' Registration and Licensing Board (CRLB) and 5-73, entitled Roofing Contractors.	NO, this regulation DOES NOT IMPACT small business	2019-09-12
Preliminary Draft	Contractors' Registration and Licensing Board	Contractors' Registration and Licensing Board	Amendment	15	To amend and update the administrative, regulatory, registration, and continuing education requirements for underground utility contractors in accordance RI Gen Laws Chapter 5-65, entitled Contractors' Registration and Licensing Board (CRLB) and 5-65.3, entitled Underground Utility Contractors.	NO, this regulation DOES NOT IMPACT small business	2019-09-12
Preliminary Draft	Contractors' Registration and Licensing Board	Contractors' Registration and Licensing Board	Amendment	15	To amend and update the administrative, regulatory, registration, and continuing education requirements for contractors in accordance RI Gen Laws Chapter 5-65, entitled Contractors' Registration and Licensing Board (CRLB).	NO, this regulation DOES NOT IMPACT small business	2019-09-12

Review Stage	Agency	Regulation Title	Rulemaking Action	Days Under Review	Reason for Regulatory Action	Small Business Impact Determination	Clearance Date
Preliminary Draft	Contractors' Registration and Licensing Board	Contractors' Registration and Licensing Board	Amendment	15	To amend and update the administration and enforcement requirements for contractors in accordance RI Gen Laws Chapter 5-65, entitled Contractors' Registration and Licensing Board (CRLB).	NO, this regulation DOES NOT IMPACT small business	2019-09-12
Preliminary Draft	Labor and Training	Payment of Wages, Employer Exemptions from Weekly Pay, and Exemptions for Work on Holidays and Sundays	Amendment	25	Two classes of employers are being added to those exempt from premium pay for holidays and Sundays. 2.6.4 A 9 will exempt animal care facilities that are required to operate 24/7. 2.6.4 A 10 will exempt employers in the newspaper business that produce a product 7 days per week. Additionally, 2.6.4 A 8 is being removed.	NO, any small business impact is POSITIVE	2019-09-13