THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 185 Session of 2023

INTRODUCED BY YAW, BARTOLOTTA, DUSH, MARTIN, STEFANO, J. WARD, HUTCHINSON AND AUMENT, JANUARY 30, 2023

REFERRED TO ENVIRONMENTAL RESOURCES AND ENERGY, JANUARY 30, 2023

AN ACT

1 2 3 4 5	Amending Title 27 (Environmental Resources) of the Pennsylvania Consolidated Statutes, in administrative provisions, establishing the Advanced Permit Review Program and the Advanced Permit Review Program Fund; and making an editorial change.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. Part II heading of Title 27 of the Pennsylvania
9	Consolidated Statutes is amended to read:
10	PART II
11	ADMINISTRATIVE PROVISIONS
12	[(Reserved)]
13	Section 2. Part II of Title 27 is amended by adding a
14	chapter to read:
15	<u>CHAPTER 21</u>
16	ADVANCED PERMIT REVIEW PROGRAM
17	<u>Sec.</u>
18	2101. Scope of chapter.
19	2102. Definitions.

- 1 2103. Advanced Permit Review Program.
- 2 2104. Selection of qualified licensed professionals.
- 3 <u>2105. Permit review procedure.</u>
- 4 2106. Erosion and sediment control permit procedure.
- 5 2107. Dam safety and waterway management permit procedure.
- 6 2108. Advanced Permit Review Program Fund.
- 7 2109. Report to General Assembly.
- 8 <u>§ 2101. Scope of chapter.</u>
- 9 <u>This chapter relates to the Advanced Permit Review Program.</u>
- 10 <u>§ 2102. Definitions.</u>
- 11 The following words and phrases when used in this chapter
- 12 shall have the meanings given to them in this section unless the
- 13 <u>context clearly indicates otherwise:</u>
- 14 "Department." The Department of Environmental Protection of
- 15 <u>the Commonwealth.</u>
- 16 "Permit." A permit issued by the department relating to
- 17 erosion and sediment control, dam safety or waterway management.
- 18 The term does not include a permit issued by the department
- 19 relating to abandoned mine reclamation.
- 20 "Program." The Advanced Permit Review Program established by

21 <u>this chapter.</u>

22 "Qualified licensed professional." An individual who is

23 approved by the department to conduct advanced permit review on

24 behalf of the department under the program.

- 25 <u>§ 2103. Advanced Permit Review Program.</u>
- 26 (a) Establishment.--The Advanced Permit Review Program is
- 27 established in the department. The purpose of the program shall
- 28 be to provide an expedited method, through the use of qualified

29 licensed professionals, of reviewing applications for permits.

30 (b) Optional review.--A person that submits an application

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1	for a permit to the department shall have the option to have the
2	application submitted for review under the program.
3	§ 2104. Selection of qualified licensed professionals.
4	(a) General ruleThe department shall, through a request
5	for proposals procedure, select qualified licensed professionals
6	to perform an expedited review of permits submitted under the
7	program.
8	(b) EligibilityIn order to be selected as a qualified
9	licensed professional, an individual must satisfy the following
10	<u>criteria:</u>
11	(1) Be a professional engineer, land surveyor or
12	geologist licensed to practice in this Commonwealth.
13	(2) Have successfully completed training in an
14	environmental education program approved by the department.
15	(3) Have at least five years of relevant environmental
16	experience in this Commonwealth.
17	(c) List to be compiledThe department shall compile and
18	publish on the department's publicly accessible Internet website
19	a list of qualified licensed professionals.
20	<u>§ 2105. Permit review procedure.</u>
21	(a) Submission of applicationA person who submits an
22	application for a permit to the department may clearly indicate
23	that the person desires to have the application reviewed under
24	<u>the program.</u>
25	(b) Initial review by department
26	(1) After receipt of the application and payment of the
27	required fee, the department shall initially review the
28	application to determine if the application is complete and
29	all required information has been provided by the applicant.
30	(2) With respect to an application that involves best

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1	management practices, the application must be consistent with
2	site characteristics and achieve applicable performance and
3	water resource requirements, if applicable.
4	(3) If the department determines that the application is
5	incomplete or required information or fee payment has not
6	been provided, the department shall notify the applicant.
7	(4) If the department determines that the application is
8	complete and required information and fee payment has been
9	provided, the department shall refer the application to the
10	program and a qualified licensed professional to conduct a
11	technical review of the application.
12	(5) (i) The department may not refer an application to
13	a qualified licensed professional, and a qualified
14	licensed professional may not review an application,
15	under the program if the qualified licensed professional
16	has performed services for the applicant within three
17	years of the application being received by the
18	<u>department.</u>
19	(ii) If the qualified licensed professional is
20	barred from conducting a review of an application under
21	this paragraph after receipt of the application, the
22	qualified licensed professional shall immediately return
23	the application to the department and notify the
24	department of the applicability of this paragraph.
25	(6) If an application submitted for the program involves
26	multiple individual permits or general permit authorizations
27	for a single project, the department shall refer the entire
28	application to a single qualified licensed professional for
29	review.
30	(c) Technical review by qualified licensed professional

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1	(1) After an application has been referred under
2	subsection (b)(4), the qualified licensed professional shall
3	conduct a technical review of the application and provide
4	detailed technical comments with citations to the applicable
5	regulations.
6	(2) If the qualified licensed professional finds any
7	technical deficiency in the application, the qualified
8	licensed professional shall submit a technical deficiency
9	notice to the applicant.
10	(3) An applicant that receives a technical deficiency
11	notice from a qualified licensed professional under paragraph
12	(2) shall respond to the notice.
13	(4) If the qualified licensed professional receives a
14	timely response from the applicant, the qualified licensed
15	professional shall submit the notice, response and
16	recommendation of the qualified licensed professional to the
17	department.
18	(5) If the qualified licensed professional does not
19	receive a timely response from the applicant, the qualified
20	licensed professional shall submit the notice and
21	recommendation of the qualified licensed professional to the
22	department.
23	§ 2106. Erosion and sediment control permit procedure.
24	In addition to the provisions of section 2105 (relating to
25	permit review procedure), the following provisions shall apply
26	to an application for a permit relating to erosion and sediment
27	<u>control:</u>
28	(1) An applicant seeking expedited review under the
29	program shall submit the application or notice of intention
30	and fee payment to the applicable regional office of the

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1 <u>department.</u>

2	(2) The department shall conduct a completeness review
3	required by 25 Pa. Code § 102.6 (relating to permit
4	applications and fees) following receipt of the application
5	and fee payment, and upon determining that the application or
6	notice of intention and fee payment are complete, transmit
7	notice to the Legislative Reference Bureau for publication in
8	the Pennsylvania Bulletin as required by regulation, and
9	refer the application or notice of intention to a qualified
10	licensed professional within 30 days.
11	(3) Upon referral from the department, the qualified
12	licensed professional shall notify the applicant and the
13	department of its acceptance of the application or notice of
14	intention and shall proceed to conduct its review of the
15	application or notice of intention. The qualified licensed
16	professional shall issue a technical deficiency letter or
17	submit its recommendation to the department within 15
18	business days of referral. If a response to the technical
19	deficiency letter is received, the qualified licensed
20	professional shall review the response and submit its
21	recommendation to the department within 10 business days of
22	receipt of the response.
23	(4) Upon receipt of the recommendation by the qualified
24	licensed professional, the department shall act on the
25	application or notice of intention within 10 days.
26	(5) Upon completion of its review and submittal of its
27	recommendation, the qualified licensed professional shall
28	submit an invoice to the department. The amount of the
29	invoice shall be determined by a fee schedule established by
30	the department.

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1	(6) The department shall transfer no more than 50% of
2	the fee collected to the applicant and the balance shall be
3	deposited into the Advanced Permit Review Program Fund
4	established in section 2108 (relating to Advanced Permit
5	<u>Review Program Fund).</u>
6	(7) In the event the department decides to conduct a
7	public hearing of the technical merits of the application or
8	notice of intention, the decision of the department shall not
9	be required until 30 days after the hearing is conducted.
10	§ 2107. Dam safety and waterway management permit procedure.
11	In addition to the provisions of section 2105 (relating to
12	permit review procedure), the following provisions shall apply
13	to an application for a permit relating to dam safety and
14	waterway management, excluding abandoned mine reclamation:
15	(1) A person seeking expedited review under the program
16	of an application for an individual permit or authorization
17	under a general permit pursuant to 25 Pa. Code Ch. 105
18	(relating to dam safety and waterway management) shall submit
19	the application or notice of intention and fee payment to the
20	appropriate department regional office or as required by the
21	applicable general permit.
22	(2) Upon receipt of the application or notice of
23	intention and fee payment, the department will conduct a
24	completeness review. If the submittal is deemed complete, the
25	<u>department shall transmit notice of a permit application to</u>
26	the Legislative Reference Bureau for publication in the
27	<u>Pennsylvania Bulletin as required by 25 Pa. Code § 105.21a</u>
28	(relating to public notice) and refer the package to the
29	selected qualified licensed professional for review within 30
30	days.

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1	(3) Upon receipt of the referral from the department,
2	the qualified licensed professional shall notify the
3	applicant and the department of its acceptance of the
4	application or notice of intention and shall proceed to
5	conduct its review of the submittal. The qualified licensed
6	professional shall issue a technical deficiency letter or
7	submit its recommendation to the department within 15
8	business days of receipt of the referral. If a response to
9	the technical deficiency letter is received, the qualified
10	licensed professional shall review the response and submit
11	its recommendation to the department within 10 business days
12	of receipt of the response.
13	(4) Upon receipt of the recommendation by the qualified
14	licensed professional, the department shall act on the
15	application or notice of intention within 10 days.
16	(5) Upon completion of its review and submittal of its
17	recommendation, the qualified licensed professional shall
18	submit an invoice to the department. The amount of the
19	invoice shall be determined by a fee schedule established by
20	the department.
21	(6) The department shall transfer no more than 50% of
22	the fee collected to the applicant and the balance shall be
23	deposited into the Advanced Permit Review Program Fund
24	established in section 2108 (relating to Advanced Permit
25	<u>Review Program Fund).</u>
26	(7) In the event the department decides to conduct a
27	public hearing of the application or notice of intention, the
28	decision of the department shall not be required until 30
29	days after the hearing is conducted.
30	<u>§ 2108. Advanced Permit Review Program Fund.</u>

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1	<u>(a) EstablishmentThe Advanced Permit Review Program Fund</u>
2	is established in the State Treasury. The money in the fund is
3	appropriated to the department on a continuing basis to
4	administer the program.
5	(b) Source of fundingThe fund shall consist of the fees
6	transmitted under sections 2106(6) (relating to erosion and
7	sediment control permit procedure) and 2107(6) (relating to dam
8	safety and waterway management permit procedure) and the
9	interest earned from the money in the fund.
10	§ 2109. Report to General Assembly.
11	The department shall, not later than 12 months after the
12	effective date of this section, submit a written report to the
13	General Assembly relating to the progress in implementing the
14	program.
15	Section 3. This act shall take effect in 60 days.