



STATE OF CONNECTICUT
DEPARTMENT OF MOTOR VEHICLES

60 State Street, Wethersfield, CT 06161

<http://ct.gov/dmv>



June 9, 2016

Office of the Attorney General
Regulation Review
55 Elm Street
Hartford, CT 06106

RE: Agency Resubmittal of PR2015-155- "ADMINISTRATIVE PROCEDURES FOR 'PER SE' SUSPENSION OF MOTOR VEHICLE OPERATOR'S LICENSE"

Dear Special Counsel:

1. On February 26, 2016, the Department of Motor Vehicles submitted a proposed regulation PR2015-155 for your review and approval in accordance with section 4-169 of the Connecticut General Statutes;
2. On March 23, 2016, you approved PR2015-155, and posted such approval in the official electronic regulation-making record;
3. On May 24, 2016, in an Official Record of Committee Action, the Legislative Regulation Review Committee (LRRRC) rejected PR2015-155 without prejudice. The LRRRC took such action based upon a Legislative Commissioners' Office (LCO) report dated May 11, 2016 containing recommendations to address a substantive issue and make several technical corrections to PR2015-155;
4. The Department of Motor Vehicles has addressed the substantive issue and made all technical corrections outlined in the LCO report, and is resubmitting PR2015-155 for your review in accordance with sections 4-169 and 4-170(e) of the Connecticut General Statutes.

Respectfully submitted,

A handwritten signature in blue ink that reads "Michael R Bzdyra".

Michael Bzdyra, Commissioner
State of Connecticut Department of Motor Vehicles

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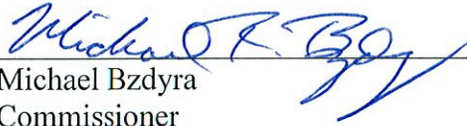


I, **Michael Bzdyra**, Commissioner of the **Department of Motor Vehicles ("DMV")**, hereby certify that:

1. In compliance with Conn. Gen. Stat. § 4-168(a)(1), on **January 25, 2016**, the **DMV** gave notice by posting a notice on the eRegulations System of its intention to adopt regulations regarding "**Administrative Procedures for 'Per Se' Suspension of Motor Vehicle Operator's License**" that included the information required in said statute.
2. In compliance with Conn. Gen. Stat. § 4-168(a)(2), the **DMV** on **January 25, 2016** posted a copy of the proposed regulation on the eRegulations System.
3. In compliance with Conn. Gen. Stat. § 4-168(a)(3), the **DMV** on **January 25, 2016** gave notice electronically to each joint standing committee of the General Assembly having cognizance of the subject matter of the proposed regulation.
4. In compliance with Conn. Gen. Stat. § 4-168(a)(4), the **DMV** on **January 25, 2016** gave notice electronically or provided paper copies to all persons who made requests for advance notice of its regulation-making proceedings.
5. The **DMV** received no requests for a paper copy or electronic version of the proposed regulation, as described in Conn. Gen. Stat. § 4-168(a)(5).
6. In compliance with Conn. Gen. Stat. § 4-168(a)(6), the **DMV** prepared a fiscal note, including an estimate of the cost or of the revenue impact of the proposed regulations (A) on the state or any municipality of the state, and (B) on small businesses in the state, including an estimate of the number of small businesses subject to the proposed regulation and the projected costs, including but not limited to, reporting, recordkeeping and administrative, associated with compliance with the proposed regulation and, if applicable, the regulatory flexibility analysis prepared under Conn. Gen. Stat. § 4-168a.
7. All interested persons were given reasonable opportunities to submit data, views or arguments, orally at a hearing if granted under Conn. Gen. Stat. § 4-168(b) or in writing, concerning the proposed regulations and to inspect and copy or view online and print the fiscal note referred to in paragraph (6) above.
8. No request for an opportunity to present oral argument was made by fifteen persons, by a governmental subdivision or agency or by an association having not less than fifteen members, within fourteen days of the posting of the notice on the eRegulations System.

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9. No written or oral submissions respecting the proposed regulation were received by the **DMV**.
10. No revisions to the fiscal note referred to in paragraph (6) above were necessary in light of the submissions respecting the proposed regulation.
11. In compliance with Conn. Gen. Stat. § 4-168(e), on **February 26, 2016**, the **DMV** posted on the eRegulations System notice that it decided to take action on the proposed regulation and has provided such notice electronically to all persons who submitted oral or written comments concerning the regulation and has provided a paper copy of such notice to all persons who submitted comments in a non-electronic format. The **DMV** has also posted on the eRegulations System the final wording of the proposed regulation. The **DMV** did not issue the statements described in Conn. Gen. Stat. § 4-168(e)(2)-(3) because no oral or written data, views, or comments were received by the **DMV**.


Michael Bzdyra
Commissioner

June 27, 2016