

EQC Administrative Rule Review Process



affected by the proposed rule.
3. requested by a governmental subdivision or agency.
4. requested by the EQC.
5. requested by an association having not less than 25 members that will be directly affected by the proposed rule.

economic impact statement.

EQC may file with the secretary of state, its opinion that a rule or portion of a rule is adjective or interpretive and therefore advisory only.

Agency hearing on proposed rule.
Hearings Officer shall read out loud the "Notice of Function of the EQC"

EQC may submit oral or written testimony at a rulemaking hearing

Written comments due 10 days after hearing or 28 days after publication if no hearing

EQC may prepare and submit written recommendations for adoption, amendment, or rejection of a rule to the agency.

MINIMUM/ MAXIMUM TIME FRAMES FOR ARM RULE ADOPTION:
General Rule: a rule must be adopted no less than 30 days nor more than 6 months from the date of notice or the agency has to do it over again.

Agency drafts responses to comments

If requested by $\frac{3}{4}$ vote of the EQC, an agency must immediately publish the full or partial text of any pertinent material adopted by reference.

Agency files adoption notice.

10 days minimum

Adoption Notice published

EQC may object to all or a portion of a proposed rule in writing because the EQC considers the rule not to have been adopted in substantial compliance with MAPA.

1 day

Rule effective

If the EQC objects to all or a portion of a proposed rule before the rule is adopted, the rule or the portion of the rule objected to is not effective until the day after final adjournment of the regular session of the legislature that begins after the notice proposing the rule was published unless:
1. the EQC withdraws its objection before the rule is adopted; or
2. the rule or portion of the rule objected to is adopted with changes that in the opinion of the majority of the EQC make it comply with the EQC's objections and