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RELATING TO COUNTY GOVERNANCE; REMOVING THE REQUIREMENT THAT COUNTY SUBDIVISION ORDINANCES BE FILED WITH THE STATE RECORDS ADMINISTRATOR.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 47-6-10 NMSA 1978 (being Laws 1973, Chapter 348, Section 10, as amended) is amended to read:

"47-6-10. COUNTY SUBDIVISION REGULATIONS--HEARINGS--APPEAL.--In promulgating subdivision regulations, the board of county commissioners shall adhere to the following procedures.

13 Prior to adopting, amending or repealing any Α. 14 regulation, the board of county commissioners shall consult 15 with representatives of the office of the state engineer, the 16 department of environment, the cultural affairs department, 17 all soil and water conservation districts within the county, 18 the department of transportation and the attorney general 19 about the subjects within their respective expertise for 20 which the board of county commissioners is considering 21 promulgating a regulation. In the process of the 22 consultation, the representatives of each of the state 23 agencies shall give consideration to the conditions peculiar 24 to the county and shall submit written guidelines to the 25 board of county commissioners for its consideration in

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1 formulating regulations. The guidelines: 2 shall be given consideration by the (1) 3 board of county commissioners in the formulation of the county's subdivision regulations; 4 5 (2) shall become a part of the record of any 6 hearing in which regulations are adopted, amended or repealed; and 7 8 (3) may be in such detail as the agency 9 involved desires. 10 B. A regulation may not be adopted, amended or repealed until after a public hearing held by the board of 11 county commissioners. Notice of the hearing shall be given 12 at least thirty days prior to the hearing date and shall 13 state: 14 15 (1) the subject of the regulation; 16 (2) the time and place of the hearing; the manner in which interested persons 17 (3) may present their views; and 18 (4) the place and manner in which interested 19 20 persons may secure copies of any proposed regulation. The board of county commissioners may impose a reasonable charge 21 for the costs of reproducing and mailing of the proposed 22 regulations. 23 The notice shall be published in a newspaper of 24 С. 25 general circulation in the county. HB 137 Page 2 D. Reasonable effort shall be made to give notice to all persons who have made a written request to the board of county commissioners for advance notice of its hearings.

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E. The board of county commissioners shall give the state engineer, the department of environment, the cultural affairs department, the department of transportation, all soil and water conservation districts within the county and the attorney general thirty days' notice of its regulation hearings.

F. At the hearing, the board of county
commissioners shall allow all interested persons reasonable
opportunity to submit data, views or arguments, orally or in
writing, and to examine witnesses testifying at the hearing.
The board shall keep a complete record of the hearing
proceedings.

Representatives from the office of the state 16 G. engineer, the department of environment, the cultural affairs 17 department, all soil and water conservation districts within 18 the county, the department of transportation and the attorney 19 20 general shall be given the opportunity to make an oral statement at the hearing and to enter into the record of the 21 hearing a written statement setting forth any comments that 22 they may have about the proposed regulation, whether 23 favorable or unfavorable, when the proposed regulation 24 relates to an issue that is within the agencies' respective 25 HB 137

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areas of expertise.

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H. A regulation is not invalid because of the failure of a state agency to submit a guideline prior to the promulgation of the regulation or because the representative of a state agency did not appear at a public hearing on the regulation or did not make any comment for entry in the hearing record.

I. The board of county commissioners shall act on 8 the proposed regulations at the regulation hearings or at a 9 10 public meeting to be held within thirty days of the hearing on the proposed regulations. Upon adopting, amending or 11 repealing the regulations, the board of county commissioners 12 shall include in the record a short statement setting forth 13 the board's reasoning and the basis of the board's decision, 14 15 including the facts and circumstances considered and the weight given to those facts and circumstances. 16

J. Any person heard or represented at the hearing
shall be given written notice of the board's decision,
including the facts and circumstances considered, if the
person makes a written request to the board for notice of its
decision.

K. A regulation, amendment or repeal is not
effective until thirty days after it is filed with the county
clerk.

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L. Any person who is or may be adversely affected HB 137 Page 4 by a decision of the board of county commissioners to adopt, amend or repeal a regulation may appeal that decision to the district court. All appeals shall be upon the record made at the hearing and shall be filed in the district court within thirty days after the board of county commissioners votes to adopt, amend or repeal the regulation.

An appeal is perfected by filing a notice of 7 Μ. 8 appeal in the district court of the county that has adopted, 9 amended or repealed the regulation. The appellant shall 10 certify in the notice of appeal that arrangements have been made with the board of county commissioners for preparation 11 of a sufficient number of transcripts of the record of the hearing to support the appeal, including one copy that the appellant shall furnish at the appellant's own expense to the board of county commissioners. A copy of the notice of appeal shall also be served upon the board of county commissioners.

Upon appeal, the district court shall set aside N. the regulation only if it is found to be:

20 (1)arbitrary, capricious or an abuse of discretion; 21 (2) not supported by substantial evidence;

> otherwise not in accordance with law. (3) 0. Any party to the action in district court may HB 137 Page 5

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or

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| 1 | appeal to the court of appeals for further relief." | |
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| 2 | SECTION 2. EFFECTIVE DATEThe effective date of the | |
| 3 | provisions of this act is July 1, 2017 | HB 137 |
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