

BY adding to

Article - State Government  
Section 10-101(f)  
Annotated Code of Maryland  
(1984 Volume and 1985 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - State Government

10-101.

(F) "SUBSTANTIVELY" MEANS IN A MANNER SUBSTANTIALLY AFFECTING THE RIGHTS , DUTIES, OR OBLIGATIONS OF:

- (1) A MEMBER OF A REGULATED GROUP OR PROFESSION; OR
- (2) A MEMBER OF THE PUBLIC.

[(f)] (G) "Unit" means an officer or unit authorized by law to adopt regulations.

~~10-111-17~~

~~(a)-(1)--Prior--to--the--expiration--of--any--period--of--review granted--to--or--reserved--by--the--Committee--pursuant--to--(10-111(a))--§--10-111(A)--OR--§--10-113(e)--of--this--subtitle, the Committee by a majority vote, may--oppose--the--adoption--of--any proposed regulation.~~

10-113.

(a) If a unit wishes to change the text of a proposed regulation so that ANY PART OF the text [substantially] differs SUBSTANTIVELY from the text previously published in the Register, the unit may not adopt the proposed regulation unless it is proposed anew and adopted in accordance with the requirements of §§ 10-111 and 10-112 of this subtitle.

(b) If the regulation is proposed anew, the changes in the text shall be shown with the symbols that the Administrator requires.

~~(c)-(1)--THE--ADMINISTRATOR--MAY--REFUSE--TO--PUBLISH--THE--NOTICE OF--ADOPTION--OF--A--REGULATION--IF--ANY--PART--OF--THE--REGULATION--DIFFERS SUBSTANTIVELY--FROM--THE--TEXT--PREVIOUSLY--PUBLISHED--AND--IF:~~

~~(1)--THE--ADMINISTRATOR--DETERMINES--THAT--ANY--PART OF--THE--REGULATION--APPEARS--TO--DIFFER--SUBSTANTIVELY--FROM--THE--TEXT PREVIOUSLY--PUBLISHED--AND--SO--NOTIFIES--THE--UNIT,--AND~~