- [(4)](3) A member who is appointed after a term has begun serves only for the rest of the term and until a successor is appointed and qualifies.
  3-205.
- (a) Before the Department [adopts] PROPOSES any CHANGES IN THE PROVISIONS OF THIS TITLE OR REVISIONS TO THE environmental noise [standard or sound level limit,] REGULATIONS, the Department shall:
- (1) [submit] SUBMIT the proposed [environmental noise standard or sound level limit] REVISIONS to the Council for advice;
  - (2) CONDUCT PUBLIC HEARINGS; AND
- (3) PREPARE OR SOLICIT TECHNICAL INPUT ON ISSUES RELATED TO THE REVISIONS.
- (b) Within 60 days after receiving a proposed [environmental noise standard or sound level limit] REVISION from the Department, the Council shall give the Department its advice on the proposal by recommending:
  - (1) Adoption;
  - (2) Rejection; or
  - (3) Modification.
- (C) THE COUNCIL MAY PROVIDE ADVICE TO THE DEPARTMENT ON ANY MATTER RELATING TO NOISE POLLUTION.
  3–301.

There is an Interagency Noise Control Committee. 3–302.

- (a) The Committee consists of:
- (1) 1 member of the Governor's executive staff, appointed by the Governor; and
- (2) 1 representative of each of the following departments, appointed by the Secretary of that department:
  - (i) The Department of the Environment;
  - (ii) The State Department of Transportation;
  - (iii) The Department of Natural Resources;
  - (iv) The Department of Planning; [and]
  - (V) THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE:
- (VI) THE DEPARTMENT OF BUSINESS AND ECONOMIC DEVELOPMENT;