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1	AN ACT relating to administrative regulations.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS 13A.290 TO 13A.335 IS CREATED
4	TO READ AS FOLLOWS:
5	(1) After the last regularly scheduled meeting of the Administrative Regulation
6	Review Subcommittee in a calendar year, but by the thirty-first day of December
7	of that calendar year, the staff of the Administrative Regulation Review
8	Subcommittee shall submit a report to the co-chairs of that subcommittee
9	regarding administrative regulations that were found deficient by any
10	subcommittee of the Commission during that calendar year. The report shall
11	contain at least the following information for each applicable administrative
12	regulation:
13	(a) Administrative regulation number and title;
14	(b) Name of the promulgating agency;
15	(c) Date of deficiency determination;
16	(d) Name of the subcommittee that made the deficiency determination;
17	(e) Administrative regulation effective date, if it is in effect;
18	(f) The finding of deficiency and any other findings, recommendations, or
19	comments sent to the Governor; and
20	(g) If received, the Governor's determination that the administrative regulation
21	shall become effective notwithstanding the finding of deficiency.
22	(2) The first page of the report required by subsection (1) of this section shall contain
23	the following text, in fourteen (14) point font or larger:
24	"To ratify the deficiency findings listed in this report, a co-chair or other
25	legislator may request that Legislative Research Commission staff prepare a bill:
26	(a) Declaring that each administrative regulation listed in the report shall be
27	void; or

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1		<u>(b)</u>	Amending the relevant subject matter statutes in conformity with the
2			findings of deficiency."
3		⇒Se	ection 2. KRS 13A.190 is amended to read as follows:
4	(1)	An e	emergency administrative regulation is one that:
5		(a)	Must be placed into effect immediately in order to:
6			1. Meet an imminent threat to public health, safety, or welfare;
7			2. Prevent a loss of federal or state funds;
8			3. Meet a deadline for the promulgation of an administrative regulation that
9			is established by state statute or federal law; or
10			4. Protect human health and the environment; and
11		(b)	1. Is temporary in nature and will expire as provided in this section; or
12			2. Is temporary in nature and will be replaced by an ordinary administrative
13			regulation as provided in this section.
14	(2)	Eme	rgency administrative regulations shall become effective and shall be
15		cons	idered as adopted upon filing. Emergency administrative regulations shall be
16		publ	ished in the Administrative Register in accordance with the publication
17		dead	line established in KRS 13A.050(3).
18	(3)	(a)	Except as provided by paragraph (b) of this subsection, emergency
19			administrative regulations shall expire <i>two hundred ten (210)</i> fone hundred
20			eighty (180)] days after the date of filing or when the same matter filed as an
21			ordinary administrative regulation filed for review is adopted, whichever
22			occurs first.
23		(b)	If an administrative body extends the time for filing a statement of
24			consideration as provided by KRS 13A.280(2)(b), an emergency
25			administrative regulation shall remain in effect for <i>two hundred ten (210)</i>
26			hundred eighty (180)] days after the date of filing plus the number of days
27			extended under the provisions of KRS 13A.280(2)(b) or when the same matter

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1		med as an ordinary administrative regulation med for review is adopted,
2		whichever occurs first.
3	(4)	Except as established in subsection (5) of this section, an emergency administrative
4		regulation with the same number or title or governing the same subject matter shall
5		not be filed for a period of nine (9) months after it has been initially filed. No other
6		emergency administrative regulation that is identical to the previously filed
7		emergency administrative regulation shall be promulgated.
8	(5)	If an emergency administrative regulation with the same number or title or
9		governing the same subject matter as an emergency administrative regulation filed
10		within the previous nine (9) months is filed, it shall contain a detailed explanation
11		of the manner in which it differs from the previously filed emergency administrative
12		regulation. The detailed explanation shall be included in the statement of emergency
13		required by subsection (6) of this section.
14	(6)	Each emergency administrative regulation shall contain a statement of:
15		(a) The nature of the emergency;
16		(b) The reasons why an ordinary administrative regulation is not sufficient;
17		(c) Whether or not the emergency administrative regulation will be replaced by an
18		ordinary administrative regulation;
19		(d) If the emergency administrative regulation will be replaced by an ordinary
20		administrative regulation, the following statement: "The ordinary
21		administrative regulation (is or is not) identical to this emergency
22		administrative regulation.";
23		(e) If the emergency administrative regulation will not be replaced by an ordinary
24		administrative regulation, the reasons therefor; and
25		(f) If applicable, the explanation required by subsection (5) of this section.
26	(7)	(a) An administrative body shall attach the:
27		1. Statement of emergency required by subsection (6) of this section to the

filed as an ordinary administrative regulation filed for review is adopted,

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1			front of the original and each copy of a proposed emergency
2			administrative regulation; and
3			2. Regulatory impact analysis, tiering statement, federal mandate
4			comparison, fiscal note, summary of material incorporated by
5			reference if applicable, and other forms or documents required by
6			the provisions of this chapter to the back of the emergency
7			administrative regulation.
8		(b)	An administrative body shall file with the regulations compiler:
9			1. The original and five (5) copies of the emergency administrative
10			regulation; and
11			2. At the same time as, or prior to, filing the paper version, an electronic
12			version of the emergency administrative regulation and the attachments
13			required by paragraph (a) of this subsection saved as a single document
14			for each emergency administrative regulation in an electronic format
15			approved by the regulations compiler.
16		(c)	The original and four (4) copies of each emergency administrative regulation
17			shall be stapled in the top left corner. The fifth copy of each emergency
18			administrative regulation shall not be stapled. The original and the five (5)
19			copies of each emergency administrative regulation shall be grouped together.
20	(8)	(a)	If an emergency administrative regulation will not be replaced by an ordinary
21			administrative regulation, the administrative body shall schedule a public
22			hearing and public comment period pursuant to KRS 13A.270(1). The public
23			hearing and public comment period information required by KRS 13A.270(2)
24			shall be attached to the back of the emergency administrative regulation.
25		(b)	If an emergency administrative regulation will be replaced by an ordinary
26			administrative regulation:
27			1. The ordinary administrative regulation shall be filed at the same time as

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1			the emergency administrative regulation that will be replaced; and
2			2. A public hearing and public comment period shall not be required for
3			the emergency administrative regulation.
4	(9)	The	statement of emergency shall have a two (2) inch top margin. The number of
5		the e	emergency administrative regulation shall be typed directly below the heading
6		"Sta	tement of Emergency." The number of the emergency administrative regulation
7		shall	be the same number as the ordinary administrative regulation followed by an
8		"E."	
9	(10)	Each	n executive department emergency administrative regulation shall be signed by
10		the	head of the administrative body and countersigned by the Governor prior to
11		filin	g with the Commission. These signatures shall be on the statement of
12		eme	rgency attached to the front of the emergency administrative regulation.
13	(11)	(a)	If an ordinary administrative regulation that was filed to replace an emergency
14			administrative regulation is withdrawn, the emergency administrative
15			regulation shall expire on the date the ordinary administrative regulation is
16			withdrawn.
17		(b)	If an ordinary administrative regulation that was filed to replace an emergency
18			administrative regulation is withdrawn, the administrative body shall inform
19			the regulations compiler of the reasons for withdrawal in writing.
20	(12)	(a)	If an emergency administrative regulation that was intended to be replaced by
21			an ordinary administrative regulation is withdrawn, the emergency
22			administrative regulation shall expire on the date it is withdrawn.
23		(b)	If an emergency administrative regulation has been withdrawn, the ordinary
24			administrative regulation that was filed with it shall not expire unless the
25			administrative body informs the regulations compiler that the ordinary
26			administrative regulation is also withdrawn.
27		(c)	If an emergency administrative regulation is withdrawn, the administrative

1		body shall inform the regulations compiler of the reasons for withdrawal in
2		writing.
3	(13) A s	ubcommittee may review an emergency administrative regulation and may
4	reco	mmend to the Governor that the administrative regulation be withdrawn.
5	⇒s	ection 3. KRS 13A.290 is amended to read as follows:
6	(1) (a)	Except as provided by KRS 158.6471 and 158.6472, the Administrative
7		Regulation Review Subcommittee shall meet monthly to review
8		administrative regulations prior to close of business on the fifteenth day of the
9		calendar month.
10	(b)	The agenda shall:
11		1. Include each administrative regulation that was published in the prior
12		month's Administrative Register not including the administrative
13		regulations published in the "As Amended" section;
14		2. Include each administrative regulation for which a statement of
15		consideration was received on or before 12 noon, eastern time, on the
16		fifteenth day of the prior calendar month;
17		3. Include each administrative regulation that was deferred from the prior
18		month's meeting of the subcommittee; and
19		4. Not include an administrative regulation that is deferred, withdrawn,
20		expired, or automatically taken off the agenda under the provisions of
21		this chapter.
22	(c)	Review of an administrative regulation shall include the entire administrative
23		regulation and all attachments filed with the administrative regulation. The
24		review of amendments to existing administrative regulations shall not be
25		limited to only the changes proposed by the promulgating administrative
26		body.

27 (2) The meetings shall be open to the public.

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(3) Public notice of the time, date, and place of the Administrative Regulation ReviewSubcommittee meeting shall be given in the Administrative Register.

3 (4) A representative of the administrative body promulgating the administrative
4 regulation under consideration shall be present to explain the administrative
5 regulation and to answer questions thereon. If a representative of the administrative
6 body with authority to amend the administrative regulation is not present at the
7 subcommittee meeting, the administrative regulation shall be deferred to the next
8 regularly scheduled meeting of the subcommittee.

9 (5) Following the meeting and before the next regularly scheduled meeting of the 10 Commission, the Administrative Regulation Review Subcommittee shall forward to the Commission its findings, recommendations, or other comments it deems 11 12 appropriate in writing. The Administrative Regulation Review Subcommittee shall 13 also forward to the Commission its findings, recommendations, or other comments 14 it deems appropriate on an existing administrative regulation it has reviewed. The 15 Administrative Regulation Review Subcommittee's findings shall be published in 16 the Administrative Register.

- 17 (6) (a) After review by the Administrative Regulation Review Subcommittee, the
 18 Commission shall, on the first Wednesday of the following month, or if the
 19 first Wednesday is a legal holiday, the next workday of the month, assign the
 20 administrative regulation to:
- An interim joint committee of appropriate jurisdiction over the subject
 matter of the administrative regulation; or
- 23
 2. During a session of the General Assembly, the House of Representatives
 24 and Senate standing committees of appropriate jurisdiction over the
 25 subject matter of the administrative regulation.
- (b) Upon notification of the assignment by the Commission, the legislative
 subcommittee to which the administrative regulation is assigned shall notify

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the regulations compiler:

- Of the date, time, and place of the meeting at which it will consider the
 administrative regulation; or
 - 2. That it will not meet to consider the administrative regulation.

5 (7) Within <u>sixty (60)</u>[thirty (30)] days of the assignment, the subcommittee may hold a 6 public meeting during which the administrative regulation shall be reviewed. If the 7 <u>sixtieth</u>[thirtieth] day of the assignment falls on a Saturday, Sunday, or holiday, the 8 deadline for review shall be the workday following the Saturday, Sunday, or 9 holiday. The subcommittee may also review an existing administrative regulation 10 and make a determination as provided by KRS 13A.030(2) and (3). Notice of the 11 time, date, and place of the meeting shall be placed in the legislative calendar.

- 12 (8) Except as provided in subsection (9) of this section, a subcommittee shall be
 13 empowered to make the same nonbinding determinations and to exercise the same
 14 authority as the Administrative Regulation Review Subcommittee.
- 15 (9) (a) A majority of the entire membership of the subcommittee to which an
 administrative regulation is referred pursuant to subsection (6)(a) of this
 section shall constitute a quorum for purposes of reviewing administrative
 regulations.
- 19 (b) In order to amend an administrative regulation pursuant to KRS 13A.320 or to 20 find an administrative regulation deficient pursuant to KRS 13A.030(2) and 21 (3), the motion to amend or find deficient shall be approved by a majority of 22 the entire membership of the subcommittee. Additionally, during a session of the General Assembly, standing committees of the Senate and House of 23 24 Representatives shall agree in order to amend an administrative regulation or 25 to find an administrative regulation deficient pursuant to KRS 13A.030(2) and 26 (3) by:
- 27

Meeting separately; or

1.

1	2. Meeting jointly. If the standing committees meet jointly, it shall require
2	a majority vote of Senate members voting and a majority of House
3	members voting, as well as the majority vote of the entire membership
4	of the standing committees meeting jointly, in order to take action on the
5	administrative regulation.
6	(10) (a) Upon adjournment of the meeting at which a legislative subcommittee has
7	considered an administrative regulation pursuant to subsection (7) of this
8	section, the subcommittee shall inform the regulations compiler of its
9	findings, recommendations, or other action taken on the administrative
10	regulation.
11	(b) Following the meeting and before the next regularly scheduled meeting of the
12	Commission, the subcommittee shall forward to the Commission its findings,
13	recommendations, or other comments it deems appropriate in writing. The
14	subcommittee's findings shall be published in the Administrative Register.
15	→ Section 4. KRS 13A.330 is amended to read as follows:
16	The provisions of this section shall apply to administrative regulations that are assigned
17	pursuant to KRS 13A.290(6)(a)1.
18	(1) An administrative regulation that has not been found deficient by a legislative
19	subcommittee shall be considered as adopted and shall become effective:
20	(a) Upon adjournment on the day a subcommittee meets to consider the
21	administrative regulation pursuant to KRS 13A.290(7) if:
22	1. The administrative regulation is on the agenda of the subcommittee
23	meeting;

2.

3.

a.

b.

The subcommittee:

24

25

26

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Fails to consider the administrative regulation and fails to agree to

Considers the administrative regulation; or

A quorum of the subcommittee is present; and

1		defer its consideration of the administrative regulation; or
2		(b) If a subcommittee fails to meet within <u>sixty (60)[thirty (30)]</u> days of
3		assignment of an administrative regulation as provided in KRS 13A.290(7), or
4		does not place the administrative regulation on the agenda of a meeting held
5		within sixty (60)[thirty (30)] days of the referral of the administrative
6		regulation to it by the Commission, at the expiration of the sixty (60)[thirty
7		(30)] day period.
8	(2)	If an administrative regulation has been found deficient by a legislative
9		subcommittee, the legislative subcommittee shall transmit to the Governor:
10		(a) A copy of its finding of deficiency and other findings, recommendations, or
11		comments it deems appropriate; and
12		(b) A request that the Governor determine whether the administrative regulation
13		shall:
14		1. Be withdrawn;
15		2. Be withdrawn and amended to conform to the finding of deficiency; or
16		3. Become effective pursuant to the provisions of this section
17		notwithstanding the finding of deficiency.
18	(3)	If an administrative regulation has been found deficient by a legislative
19		subcommittee, the legislative subcommittee shall transmit copies of its transmittal
20		to the Governor to the regulations compiler.
21	(4)	The Governor shall transmit his determination to the Commission and the
22		regulations compiler.
23	(5)	An administrative regulation that has been found deficient by a legislative
24		subcommittee shall be considered as adopted and become effective after:
25		(a) 1. The subcommittee of appropriate jurisdiction to which an administrative
26		regulation was assigned pursuant to KRS 13A.290(6) has:
27		a. Considered the administrative regulation;

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1	b. Failed to consider the administrative regulation and failed to agree
2	to defer its consideration of the administrative regulation; or
3	c. Failed to meet within sixty (60)[thirty (30)] days of such
4	assignment; and
5	2. The regulations compiler has received the Governor's determination that
6	the administrative regulation shall become effective pursuant to the
7	provisions of this section notwithstanding the finding of deficiency; or
8	(b) The legislative subcommittee that found the administrative regulation
9	deficient subsequently determines that the administrative regulation is not
10	deficient, provided that this determination was made prior to receipt by the
11	regulations compiler of the Governor's determination.
12	→Section 5. KRS 13A.331 is amended to read as follows:
13	The provisions of this section shall apply to administrative regulations that are assigned
14	pursuant to KRS 13A.290(6)(a)2.
15	(1) An administrative regulation that has not been found deficient by both standing
16	committees shall be considered as adopted and shall become effective:
17	(a) Upon adjournment on the day the second standing committee meets to
18	consider the administrative regulation pursuant to KRS 13A.290 if:
19	1. The administrative regulation is on the agenda of the standing committee
20	meeting;
21	2. A quorum of the standing committee is present;
22	3. The standing committee:
23	a. Considers the administrative regulation; or
24	b. Fails to consider the administrative regulation and fails to agree to
25	defer its consideration of the administrative regulation; and
26	4. Pursuant to KRS 13A.290(9), the decision of the standing committee to
27	amend the administrative regulation is the same as the decision of the

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1			corresponding standing committee of the other chamber to amend the
2			administrative regulation;
3		(b)	Upon adjournment on the day the standing committee meeting jointly meets to
4			consider the administrative regulation pursuant to KRS 13A.290 if:
5			1. The administrative regulation is on the agenda of the joint standing
6			committee meeting;
7			2. A quorum of the joint standing committee is present;
8			3. The joint standing committee meeting:
9			a. Considers the administrative regulation; or
10			b. Fails to consider the administrative regulation and fails to agree to
11			defer its consideration of the administrative regulation; or
12		(c)	If a standing committee fails to meet within sixty (60)[thirty (30)] days of
13			assignment of an administrative regulation as provided in KRS 13A.290, or
14			does not place the administrative regulation on the agenda of a meeting held
15			within <u>sixty (60)</u> [thirty (30)] days of the referral of the administrative
16			regulation to it by the Commission, at the expiration of the sixty (60) [thirty
17			(30)] day period.
18	(2)	If a	n administrative regulation has been found deficient by both standing
19		com	mittees, or by the standing committees meeting jointly, the standing
20		com	mittees, or the standing committees meeting jointly shall transmit to the
21		Gove	ernor:
22		(a)	A copy of its finding of deficiency and other findings, recommendations, or
23			comments it deems appropriate; and
24		(b)	A request that the Governor determine whether the administrative regulation
25			shall:
26			1. Be withdrawn;
27			2. Be withdrawn and amended to conform to the finding of deficiency; or

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1		3. Become effective pursuant to the provisions of this section
2		notwithstanding the finding of deficiency.
3	(3)	If an administrative regulation has been found deficient by the standing committees
4		or by the standing committees meeting jointly, the standing committees or standing
5		committees meeting jointly shall transmit copies of its transmittal to the Governor
6		to the regulations compiler.
7	(4)	The Governor shall transmit his determination to the Commission and the
8		regulations compiler.
9	(5)	An administrative regulation that has been found deficient by the Administrative
10		Regulation Review Subcommittee, the standing committees, or[by] the standing
11		committees meeting jointly shall be considered as adopted and become effective
12		after:
13		(a) 1. The standing committees of appropriate jurisdiction to which an
14		administrative regulation was assigned pursuant to KRS 13A.290 has:
15		a. Considered the administrative regulation;
16		b. Failed to consider the administrative regulation and failed to agree
17		to defer its consideration of the administrative regulation; or
18		c. Failed to meet within sixty (60) [thirty (30)] days of such
19		assignment; and
20		2. The regulations compiler has received the Governor's determination that
21		the administrative regulation shall become effective pursuant to the
22		provisions of this section notwithstanding the finding of deficiency; or
23		(b) The subcommittee, standing committees, or standing committees meeting
24		jointly that found the administrative regulation deficient subsequently
25		determines that the administrative regulation is not deficient, provided that
26		this determination was made prior to receipt by the regulations compiler of the
27		Governor's determination.

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