1	AN ACT relating to adopting the most cost-effective alternative in administrative
2	regulations having a major economic impact on the Kentucky economy.
3	WHEREAS, certain types of Kentucky administrative regulations may have a
4	substantial impact on the state's economy; and
5	WHEREAS, these effects on the economy may include impacts on state and local
6	government, regulated entities, and the general public; and
7	WHEREAS, much of the public dissatisfaction with the regulatory process has
8	stemmed from a public perception of large, burdensome administrative regulations that
9	fail to correct important state problems; and
10	WHEREAS, more detailed economic analysis by administrative bodies and third
11	parties relating to administrative regulations that constitute major economic actions may
12	reduce costs, improve effectiveness, and enhance civic engagement; and
13	WHEREAS, growing evidence has shown that better outcomes may occur when the
14	administrative body uses an evidence-based approach that includes detailed risk
15	assessment and cost-benefit analysis; and
16	WHEREAS, recent research has shown that requirements for reviewing the fiscal
17	impacts of new administrative regulations on state government budgets and presentation
18	of lower-cost alternatives for achieving the same policy goals reduce the state regulatory
19	burden; and
20	WHEREAS, administrative bodies should apply greater scrutiny to administrative
21	regulations that are more costly to the state economy to ensure that the benefits outweigh
22	the costs and that the public may openly test the accuracy of the administrative body's
23	decisions; and
24	WHEREAS, many prominent organizations have lauded the benefits of a public,
25	evidence-based approach to major administrative regulations, including the Pew
26	Charitable Trusts, the American Bar Association, and the Administrative Conference of
27	the United States; and

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1	WHEREAS, this Commonwealth should adopt administrative procedures to require
2	evidence-based economic analysis, third-party review, and public input for administrative
3	regulations that constitute major economic actions;
4	NOW, THEREFORE,
5	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
6	→ SECTION 1. A NEW SECTION OF KRS CHAPTER 13A IS CREATED TO
7	READ AS FOLLOWS:
8	(1) When an administrative body plans to promulgate, amend, or certify an
9	administrative regulation that constitutes a major economic action as defined by
10	Section 8 of this Act, at least sixty (60) days before the administrative body files
11	the administrative regulation with the regulations compiler, the administrative
12	body shall, in specific documentation provided to the public and to the Regulatory
13	Economic Analysis Advisory Group created under Section 5 of this Act:
14	(a) Describe the subject and objectives of, and the problem to be solved by, the
15	action;
16	(b) Reference the legal authority under which the administrative regulation
17	would be proposed;
18	(c) Provide economic and any other relevant data demonstrating how the
19	action is a major economic action, and why the administrative body plans to
20	use its chosen method to address the situation; and
21	(d) Discuss at least two (2) other reasonable alternative ways to address the
22	problem, including why the administrative body did not choose any of those
23	<u>alternatives.</u>
24	(2) When submitting this information to the public, the administrative body shall:
25	(a) Invite interested persons to propose alternatives and other ideas regarding
26	how best to accomplish the objectives of the administrative body in the most
27	effective manner; and

1	(b) Indicate how interested persons may submit written material to the
2	administrative body.
3	(3) (a) A person who wishes to be notified when an administrative body distributes
4	the information required under this section shall contact the administrative
5	body in advance by written letter or a completed electronic registration form
6	located on a centralized state government Web site developed and
7	maintained by the Commonwealth Office of Technology.
8	(b) Within five (5) business days after distributing the information required
9	under this section, the administrative body shall send the person a written
10	or electronic copy of the notice, the administrative regulation if available,
11	and the supporting materials required by Sections 1 to 7 of this Act.
12	(c) The person's notification request shall be valid for a period of four (4) years
13	from the date the registration is submitted, or until the person submits a
14	written or electronic request to be removed from the notification list,
15	whichever occurs first.
16	(4) All information provided to the administrative body under subsection (2) of this
17	section shall be promptly made accessible to the public.
18	(5) The alternatives and other ideas proposed under subsection (2) of this section are
19	for the benefit of the administrative body and the public. The administrative body
20	receiving the alternatives and other ideas may respond to the alternatives and
21	other ideas.
22	→ SECTION 2. A NEW SECTION OF KRS CHAPTER 13A IS CREATED TO
23	READ AS FOLLOWS:
24	The requirements of Sections 1 to 7 of this Act are a supplement to, and not a
25	replacement for, the normal administrative regulation process under this chapter.
26	Except as otherwise specifically stated in this chapter, the administrative process for an
27	administrative regulation that constitutes a major economic action shall be the same as

1	<u>that</u>	requ	ired for any other ordinary administrative regulation or administrative
2	<u>regu</u>	lation	in contemplation of a statute.
3	<u>(1)</u>	Whe	en promulgating, amending, or certifying an ordinary administrative
4		<u>regu</u>	lation or an administrative regulation in contemplation of a statute, an
5		<u>adm</u>	inistrative body shall consider at least the following if that administrative
6		<u>regu</u>	lation qualifies as a major economic action:
7		<u>(a)</u>	The statutory authority for the action;
8		<u>(b)</u>	The nature and significance of the problem the administrative body intends
9			to address with the action;
10		<u>(c)</u>	Whether existing statutes or administrative regulations have created or
11			contributed to the problem the administrative body may address with an
12			action, including whether amendment or repeal of those statutes or
13			administrative regulations could address some or all of the problem;
14		<u>(d)</u>	Two (2) reasonable alternatives for a new action that meet the statutory
15			objective, including substantial alternatives or other responses identified by
16			interested persons; and
17		<u>(e)</u>	The potential costs and benefits associated with potential alternative
18			approaches and other responses considered under this section, including
19			quantitative and qualitative analyses of:
20			1. The direct costs and benefits;
21			2. The nature and degree of risks addressed by the action and the
22			countervailing risks that might be posed by administrative body
23			action; and
24			3. The cumulative and indirect costs and benefits.
25	<u>(2)</u>	(a)	When filing a new or amended administrative regulation that constitutes a
26			major economic action, the administrative body shall include a separate
27			notation in all capital letters stating "MAJOR ECONOMIC ACTION" on a

1	double-spaced line just above the required location of the number and title
2	of the administrative regulation under KRS 13A.220(4).
3	(b) When filing a certification letter under Section 10 of this Act for an
4	administrative regulation that constitutes a major economic action, the
5	administrative body shall include a separate notation in all capital letters
6	stating "MAJOR ECONOMIC ACTION" on the first page of the
7	certification letter.
8	(3) When developing and filing a major economic action, the promulgating
9	administrative body shall:
10	(a) Assess community needs and identify appropriate evidence-based
11	interventions;
12	(b) Create policies and processes that support effective implementation and
13	monitoring;
14	(c) Support affected entities and the public through training and technical
15	assistance; and
16	(d) Create systems to monitor program implementation and improve
17	performance.
18	→ SECTION 3. A NEW SECTION OF KRS CHAPTER 13A IS CREATED TO
19	READ AS FOLLOWS:
20	For an administrative regulation that constitutes a major economic action, an
21	administrative body shall simultaneously file with the regulations compiler the
22	administrative regulation and the administrative body's analysis and explanation of the
23	administrative regulation.
24	(1) (a) Except as provided in subsection (2) of this section, when taking a major
25	economic action, an administrative body shall submit and explain the most
26	cost-effective action that:
27	1 Is considered under Section 2 of this Act:

1	2. Meets relevant statutory objectives; and
2	3. Contains benefits that outweigh the costs.
3	(b) The action shall include a discussion of:
4	1. The costs and benefits of the action;
5	2. Other economic issues that are relevant to the action;
6	3. Risk assessments that are relevant to the action;
7	4. The costs and benefits of alternatives considered by the administrative
8	body under Section 2 of this Act;
9	5. Whether the alternatives considered by the administrative body under
10	Section 2 of this Act meet relevant statutory objectives; and
11	6. The reasons why the administrative body did not propose an
12	alternative it considered under Section 2 of this Act.
13	(c) The rigor of the cost-benefit analysis required by this subsection shall be
14	commensurate with the economic impact of the action.
15	(d) When undertaking the risk assessment described in this subsection, the
16	administrative body shall include criteria it used to:
17	1. Select studies and models;
18	2. Evaluate and weigh evidence; and
19	3. Conduct peer reviews.
20	(2) In a major economic action, an administrative body may submit an action that is
21	more costly than the most cost-effective alternative that would achieve the
22	relevant statutory objectives only if the administrative body:
23	(a) Demonstrates that the additional benefits of the more costly action justify
24	the additional costs of that action;
25	(b) Specifically identifies each additional benefit described in paragraph (a) of
26	this subsection and the cost of each of these additional benefits; and
27	(c) Explains why it adopted an action that is more costly than the most cost-

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1	<u>effective alternative.</u>
2	(3) The major economic action materials shall include a detailed explanation by the
3	administrative body showing why:
4	(a) The benefits of the action advance the relevant statutory objectives and
5	justify the costs of the action; and
6	(b) 1. No alternative considered would achieve the relevant statutory
7	objectives in a more cost-effective manner than the action; or
8	2. The adoption by the administrative body of a more costly action
9	complies with subsection (2) of this section.
10	(4) If an administrative body's major economic action rests upon scientific,
11	technical, or economic information, the administrative body shall adopt a final
12	action on the basis of the best reasonably available scientific, technical, or
13	economic information.
14	(5) Not later than the date on which an administrative body files a major economic
15	action, all studies, models, scientific literature, and other information developed
16	or relied upon by the administrative body, and actions taken by the administrative
17	body to obtain that information, in connection with the determination of the
18	administrative body to finalize the major economic action shall be submitted to
19	the regulations compiler and made accessible to the public.
20	(6) When an administrative body files with the regulations compiler the information
21	required under Sections 1 to 7 of this Act for a major economic action, the
22	administrative body shall:
23	(a) Simultaneously submit that information to the Regulatory Economic
24	Analysis Advisory Group; and
25	(b) Include an executive summary of the action. This executive summary shall
26	indicate that the administrative regulation is a major economic action and
27	shall be published in the Administrative Register of Kentucky, but the

I	regulations compiler shall not be required to publish the entirety of the
2	supplemental materials submitted for the major economic action.
3	→SECTION 4. A NEW SECTION OF KRS CHAPTER 13A IS CREATED TO
4	READ AS FOLLOWS:
5	(1) When an administrative body files an administrative regulation that constitutes a
6	major economic action, that administrative body shall publicly provide a
7	framework for assessing the administrative regulation, which shall include:
8	(a) A clear statement of the regulatory objectives of the action, including a
9	summary of the benefit and cost of the action;
10	(b) The methodology by which the administrative body plans to analyze the
11	action, including metrics by which the administrative body can measure
12	<u>the:</u>
13	1. Effectiveness and benefits of the action in producing the regulatory
14	objectives of the action; and
15	2. Impacts, including any costs, of the action on regulated and other
16	impacted entities;
17	(c) A plan to continuously or periodically gather data regarding the metrics
18	described in paragraph (b) of this subsection, including a method by which
19	the administrative body will invite the public to participate in the review
20	process and seek input from other administrative bodies; and
21	(d) A specific timeframe, as appropriate to the action and not more than seven
22	(7) years after the effective date of the administrative regulation, under
23	which the administrative body shall conduct the assessment of the action in
24	accordance with this section.
25	(2) Each administrative body shall assess the data collected under subsection (1)(c)
26	of this section, using the methodology set forth in subsection (1)(b) of this section
27	or any other appropriate methodology developed after the issuance of a major

1	economic action to:
2	(a) Analyze how the actual benefits and costs of the action may have varied
3	from those anticipated at the time the action was issued; and
4	(b) Determine whether:
5	1. The action is accomplishing its regulatory objective;
6	2. The action has been rendered unnecessary, taking into consideration:
7	a. Changes in the subject area affected by the action; and
8	b. Whether the action overlaps, duplicates, or conflicts with other
9	statutes or administrative regulations;
10	3. The action needs to be amended in order to accomplish the regulatory
11	objective; and
12	4. Other alternatives to the action or amendment to the action could
13	better achieve the regulatory objective while imposing a smaller
14	burden on society or increase cost-effectiveness, taking into
15	consideration any cost already incurred.
16	(3) If an administrative body uses a methodology other than the methodology
17	described in subsection (1)(b) of this section to assess data under subsection (2) of
18	this section, the administrative body shall include an explanation of the changes
19	in circumstances that necessitated the use of that other methodology.
20	(4) If, after an assessment of a major economic action under subsection (2) of this
21	section, an administrative body determines that the action will remain in effect
22	with or without amendment, the administrative body shall:
23	(a) Determine a specific time, as appropriate to the action and not more than
24	seven (7) years after the effective date of the most recent original or
25	assessment action, under which the administrative body shall conduct
26	another assessment of the action in accordance with subsection (2) of this
27	section; and

1		(b) If the assessment conducted under paragraph (a) of this subsection does not
2		result in a repeal of the action, periodically assess the action in accordance
3		with subsection (2) of this section to ensure that the action continues to
4		meet the regulatory objective.
5		→SECTION 5. A NEW SECTION OF KRS CHAPTER 13A IS CREATED TO
6	REA	D AS FOLLOWS:
7	<u>(1)</u>	There is hereby created in state government an independent body to be known as
8		the Regulatory Economic Analysis Advisory Group. The group shall provide
9		third-party review of any administrative regulation that constitutes a major
10		economic action. The group shall assess the information the promulgating
11		administrative body provided to it under Section 1 of this Act or Section 10 of this
12		Act and the information that the administrative body provided to the regulations
13		compiler to comply with Sections 1 to 7 of this Act. The group shall be composed
14		of the following seven (7) members:
15		(a) A member appointed by the President of the Kentucky Senate;
16		(b) A member appointed by the Speaker of the Kentucky House of
17		Representatives;
18		(c) The Kentucky state budget director or designee;
19		(d) The Kentucky Attorney General or designee;
20		(e) Two (2) representatives of two (2) different Kentucky-based, accredited
21		institutions of postsecondary education that award postgraduate degrees in
22		economics or business who serve on the faculties of the respective schools,
23		each nominated by his or her respective university president and appointed
24		by the Governor; and
25		(f) One (1) citizen at large who represents a recognized group with an interest
26		in state budget and appropriation matters, to be appointed by the Governor.
27	(2)	(a) The state budget director and Attorney General shall serve as ex officio

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1	voting members.
2	(b) Each appointed member shall serve a term of four (4) years. A member may
3	serve two (2) consecutive terms, but after two (2) consecutive terms at least
4	two (2) years shall intervene before the member may serve again.
5	(3) The group shall meet at least monthly, and may meet more frequently at the call
6	of the chair. Each year, a member shall be elected chair by a majority vote of the
7	other members of the group. Four (4) of the appointed members shall constitute of
8	quorum for any business.
9	(4) Members shall not receive a salary or per diem, but shall be reimbursed for
10	reasonable expenses by the Office of State Budget Director.
11	(5) At any time, a member shall recuse himself or herself from the review of an
12	administrative regulation if the member believes he or she has a personal or
13	private conflict of interest.
14	(6) Unless otherwise indicated by law, records and meetings of the group shall be
15	open to the public as authorized by the Kentucky Open Records Act, KRS 61.872
16	<u>to 61.884.</u>
17	→SECTION 6. A NEW SECTION OF KRS CHAPTER 13A IS CREATED TO
18	READ AS FOLLOWS:
19	(1) For its analysis of any major economic action, the Regulatory Economic Analysis
20	Advisory Group shall consider the potential costs and benefits associated with the
21	administrative body's chosen method and any potential alternative approaches.
22	including analyses of the amount and quality of:
23	(a) The direct costs and benefits;
24	(b) The nature and degree of risks addressed by the action and the
25	countervailing risks that might be posed by administrative body action; and
26	(c) The cumulative and indirect costs and benefits.
27	(2) The group shall:

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1	(a) Submit the results of its review of a new or amended administrative
2	regulation that constitutes a major economic action to the promulgating
3	administrative body within the public comment period authorized by KRS
4	13A.270. The administrative body shall address the group's review in its
5	subsequent statement of consideration relating to that major economic
6	action;
7	(b) Provide thorough and specific reasons why it agrees or disagrees with all or
8	part of the administrative body's analysis of its major economic action,
9	along with the group's specific recommendations;
10	(c) Submit written comments regarding a major economic action that is the
11	subject of a certification letter that was filed with the regulations compiler
12	under Section 10 of this Act on or before the date the certification letter is
13	filed; and
14	(d) Send a copy of the results of each of its reviews to the Legislative Research
15	Commission and the Governor.
16	(3) The group may:
17	(a) In addition to its previous review submitted under subsection (2)(a) of this
18	section, testify regarding a major economic action at the public hearing
19	authorized by KRS 13A.270. If the group testifies, the administrative body
20	shall address the group's concerns in its subsequent statement of
21	consideration relating to that major economic action; and
22	(b) Consult with and seek advice from outside persons or entities, including
23	institutes of higher education, affected businesses, or recognized experts in
24	the relevant fields.
25	→SECTION 7. A NEW SECTION OF KRS CHAPTER 13A IS CREATED TO
26	READ AS FOLLOWS:
27	Sections 1 to 7 of this Act shall be known and may be cited as the "Kentucky

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## Administrative Regulation Accountability Act of 2020."

- 2 → Section 8. KRS 13A.010 is amended to read as follows:
- 3 As used in this chapter, unless the context otherwise requires:
- 4 (1) "Administrative body" means each state board, bureau, cabinet, commission,
- 5 department, authority, officer, or other entity, except the General Assembly and the
- 6 Court of Justice, authorized by law to promulgate administrative regulations;
- 7 (2) "Administrative regulation" means each statement of general applicability
- 8 promulgated by an administrative body that implements, interprets, or prescribes
- 9 law or policy, or describes the organization, procedure, or practice requirements of
- any administrative body. The term includes an existing administrative regulation, a
- 11 new administrative regulation, an emergency administrative regulation, an
- administrative regulation in contemplation of a statute, and the amendment or repeal
- of an existing administrative regulation, but does not include:
- 14 (a) Statements concerning only the internal management of an administrative
- body and not affecting private rights or procedures available to the public;
- 16 (b) Declaratory rulings;

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- 17 (c) Intradepartmental memoranda not in conflict with KRS 13A.130;
- 18 (d) Statements relating to acquisition of property for highway purposes and
- statements relating to the construction or maintenance of highways; or
- 20 (e) Rules, regulations, and policies of the governing boards of institutions that
- 21 make up the postsecondary education system defined in KRS 164.001
- 22 pertaining to students attending or applicants to the institutions, to faculty and
- staff of the respective institutions, or to the control and maintenance of land
- and buildings occupied by the respective institutions;
- 25 (3) "Adopted" means that an administrative regulation has become effective in
- accordance with the provisions of this chapter;
- 27 (4) "Authorizing signature" means the signature of the head of the administrative body

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1	authorized by statute to	promulgate administrative	regulations;
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- 2 (5) "Commission" means the Legislative Research Commission;
- 3 "Effective" means that an administrative regulation has completed the legislative (6)
- 4 subcommittee review established by KRS 13A.290, 13A.330, and 13A.331;
- 5 "Federal mandate" means any federal constitutional, legislative, or executive law or (7)
- 6 order that requires or permits any administrative body to engage in regulatory
- 7 activities that impose compliance standards, reporting requirements, recordkeeping,
- 8 or similar responsibilities upon entities in the Commonwealth;
- 9 "Federal mandate comparison" means a written statement containing the (8)
- 10 information required by KRS 13A.245;
- 11 (9) "Filed" or "promulgated" means that an administrative regulation, or other
- 12 document required to be filed by this chapter, has been submitted to the
- 13 Commission in accordance with this chapter;
- 14 (10) "Last effective date" means the latter of:
- 15 The most recent date an ordinary administrative regulation became effective, (a)
- 16 without including the date a technical amendment was made pursuant to KRS
- 17 13A.040(10), 13A.2255(2), or 13A.312; or
- The date a certification letter was filed with the regulations compiler for that 18 (b)
- 19 administrative regulation pursuant to KRS 13A.3104(4), if the letter stated
- 20 that the administrative regulation shall remain in effect without amendment.
- 21 (11) "Local government" means and includes a city, county, urban-county, charter
- 22 county, consolidated local government, special district, or a quasi-governmental
- 23 body authorized by the Kentucky Revised Statutes or a local ordinance;
- 24 (12) "Major economic action" means an action taken by an administrative body
- 25 through a new, amended, or certified administrative regulation that creates an
- 26 annual economic impact of one million dollars (\$1,000,000) or more on the state
- 27 economy as determined by the administrative body and the Regulatory Economic

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1	Analysis Advisory Group. This analysis shall consider the economic impact on
2	state and local government, entities regulated by the administrative regulation,
3	and the state as a whole. An emergency administrative regulation shall not be
4	deemed a major economic action;
5	(13) "Proposed administrative regulation" means an administrative regulation that:
6	(a) Has been filed by an administrative body; and
7	(b) Has not become effective or been withdrawn;
8	(14)[(13)] "Regulatory impact analysis" means a written statement containing the
9	provisions required by KRS 13A.240;
10	(15)[(14)] "Small business" means a business entity, including its affiliates, that:
11	(a) Is independently owned and operated; and
12	(b) 1. Employs fewer than one hundred fifty (150) full-time employees or their
13	equivalent; or
14	2. Has gross annual sales of less than six million dollars (\$6,000,000);
15	(16)[(15)] "Statement of consideration" means the document required by KRS 13A.280
16	in which the administrative body summarizes the comments received, its responses
17	to those comments, and the action taken, if any, as a result of those comments and
18	responses;
19	(17)[(16)] "Subcommittee" means the Administrative Regulation Review Subcommittee,
20	any other subcommittee of the Legislative Research Commission, an interim joint
21	committee, or a House and Senate standing committee;
22	(18)[(17)] "Tiering" means the tailoring of regulatory requirements to fit the particular
23	circumstances surrounding regulated entities; and
24	(19)[(18)] "Written comments" means comments submitted to the administrative body's
25	contact person identified pursuant to KRS 13A.220(6)(d) via hand delivery, United
26	States mail, e-mail, or facsimile and may include but is not limited to comments
27	submitted internally from within the promulgating administrative body or from

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1		anot	her administrative body.
2		<b>→</b> S	ection 9. KRS 13A.030 is amended to read as follows:
3	(1)	The	Administrative Regulation Review Subcommittee shall:
4		(a)	Conduct a continuous study as to whether additional legislation or changes in
5			legislation are needed based on various factors, including, but not limited to,
6			review of new, emergency, and existing administrative regulations, the lack of
7			administrative regulations, and the needs of administrative bodies;
8		(b)	Except as provided by KRS 158.6471 and 158.6472, review and comment
9			upon effective administrative regulations pursuant to subsections (2), (3), and
10			(4) of this section or administrative regulations filed with the Commission;
11		(c)	Make recommendations for changes in statutes, new statutes, repeal of statutes
12			affecting administrative regulations or the ability of administrative bodies to
13			promulgate them; and
14		(d)	Conduct such other studies relating to administrative regulations as may be
15			assigned by the Commission.
16	(2)	The	subcommittee may make a nonbinding determination:
17		(a)	That an effective administrative regulation or an administrative regulation
18			filed with the Commission is deficient because it:
19			1. Is wrongfully promulgated;
20			2. Appears to be in conflict with an existing statute;
21			3. Appears to have no statutory authority for its promulgation;
22			4. Appears to impose stricter or more burdensome state requirements than
23			required by the federal mandate, without reasonable justification;
24			5. Fails to use tiering when tiering is applicable;
25			6. Is in excess of the administrative body's authority;
26			7. Appears to impose an unreasonable burden on government or small
27			business, or both; [or]

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1		8. Appears to constitute a major economic action without proper
2		justification or without correct implementation of the process required
3		by Sections 1 to 7 of this Act; or
4		<u>9.</u> Appears to be deficient in any other manner;
5		(b) That an administrative regulation is needed to implement an existing statute;
6		or
7		(c) That an administrative regulation should be amended or repealed.
8	(3)	The subcommittee may review an effective administrative regulation if requested by
9		a member of the subcommittee.
10	(4)	The subcommittee may require any administrative body to submit data and
11		information as required by the subcommittee in the performance of its duties under
12		this chapter, and no administrative body shall fail to provide the information or data
13		required.
14		→ Section 10. KRS 13A.3104 is amended to read as follows:
15	(1)	If an administrative body does not want an administrative regulation to expire under
16		KRS 13A.3102, the administrative body shall:
17		(a) Review the administrative regulation in its entirety for compliance with
18		current law governing the subject matter of the administrative regulation;
19		(b) Prior to the expiration date, file a certification letter with the regulations
20		compiler stating whether the administrative regulation shall be amended or
21		remain in effect without amendment; and
22		(c) Not be required to consider KRS Chapter 13A drafting and formatting
23		requirements as part of its review.
24	(2)	The certification letter shall be on the administrative body's official letterhead, in
25		the format prescribed by the regulations compiler, and include the following
26		information:
27		(a) The name of the administrative body;

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1		(b)	The number of the administrative regulation;
2		(c)	The title of the administrative regulation;
3		(d)	A statement that:
4			1. The administrative body shall be amending the administrative
5			regulation; or
6			2. The administrative regulation shall remain in effect without amendment
7			and
8		(e)	A brief statement in support of the decision.
9	(3)	(a)	If the certification letter was filed pursuant to subsection (1)(b) of this section
10			stating that the administrative regulation shall be amended, the administrative
11			body shall file an amendment to the administrative regulation in accordance
12			with KRS Chapter 13A within eighteen (18) months of the date the
13			certification letter was filed.
14		(b)	If the amendment was filed in accordance with paragraph (a) of this
15			subsection:
16			1. The administrative regulation shall not expire if it is continuing through
17			the administrative regulations process; or
18			2. The administrative regulation shall expire on the date the amendment is
19			withdrawn or otherwise ceases going through the administrative
20			regulations process.
21		(c)	Once the amendment is effective, the regulations compiler shall update the
22			last effective date for that administrative regulation to reflect the amendment's
23			effective date.
24	(4)	If th	ne certification letter was filed pursuant to subsection (1)(b) of this section
25		stati	ng that the administrative regulation shall remain in effect without amendment
26		the 1	regulations compiler shall:

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27

(a)

Update the administrative regulation's history line to state that a certification

1		letter was received; and
2		(b) Change the last effective date of the administrative regulation to the date the
3		certification letter was received.
4	(5)	If filed by the deadline established in KRS 13A.050(3), the regulations compiler
5		shall publish in the Administrative Register of Kentucky each certification letter
6		received:
7		(a) In summary format; or
8		(b) In its entirety.
9	<u>(6)</u>	If the administrative regulation that is the subject of the certification letter,
10		whether to be amended or without amendment, constitutes a major economic
11		action, the administrative body shall:
12		(a) Notify and submit materials in advance to the Regulatory Economic
13		Analysis Advisory Group and the public as required by Section 1 of this Act,
14		except that the materials shall be submitted to the group and the public at
15		least one hundred twenty (120) days before submission of the certification
16		letter to the regulations compiler. This notification shall include the date on
17		which the administrative body plans to file the certification letter, and the
18		administrative body shall not file the certification letter any sooner than
19		that date;
20		(b) Submit to the regulations compiler the analysis and explanation of the
21		administrative regulation required by Section 3 of this Act in conjunction
22		with its submission of the certification letter required by this section,
23		including an executive summary for publication in the Administrative
24		Register of Kentucky. The administrative body shall also submit the
25		certification letter and the final version of its analysis to the Regulatory
26		Economic Analysis Advisory Group; and
27		(c) Follow all other procedures required by this section and by Sections 1 to 7

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1	of this Act, except that if any procedure in Sections 1 to 7 of this Act
2	conflicts with those of this section, this section shall supersede the
3	procedure.
4	→ Section 11. The initial members of the Regulatory Economic Analysis Advisory
5	Group appointed under subsections (1)(a) and (1)(b) of Section 5 of this Act shall serve a
6	first term of two (2) years. The initial members of the Regulatory Economic Analysis
7	Advisory Group appointed under subsections (1)(e) and (1)(f) of Section 5 of this Act
8	shall serve a first term of three (3) years.

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