1	AN ACT relating to fiscal statements.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 6 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) As used in this section, "fiscal note" means the Commonwealth of Kentucky state
6	fiscal note statement, which estimates the effect on expenditures and revenues of
7	state government in implementing or complying with any proposed act of the
8	General Assembly filed during a regular or special session.
9	(2) A fiscal note shall be filed with the clerk in the chamber of the General Assembly
10	in which the bill or resolution was introduced and attached to each copy of the
11	bill or resolution. No bill or resolution shall be voted on by either chamber of the
12	General Assembly unless a fiscal note has been prepared and attached to the bill
13	or resolution.
14	(3) The director of the Legislative Research Commission shall:
15	(a) Create a standardized form and instructions for use in preparing fiscal
16	<u>notes;</u>
17	(b) Have the fiscal notes prepared by the Legislative Research Commission;
18	<u>and</u>
19	(c) Make the fiscal notes available to the public.
20	(4) A fiscal note shall contain the following information:
21	(a) Identifying information for the bill or resolution, including its number, title,
22	and sponsor;
23	(b) A brief summary of the bill or resolution;
24	(c) 1. A statement of whether the bill or resolution creates a fiscal impact;
25	<u>and</u>
26	2. If a fiscal impact is created:
27	a. An estimate of the expenditures and revenues that are impacted

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1		beginning with the initial year that a fiscal impact exists; and
2		b. i. An explanation of the bill or resolution's fiscal impact; or
3		ii. The reason for the omission of the fiscal impact, if one
4		cannot be estimated;
5		(d) A reference to the sources used for the data and information included in the
6		fiscal note; and
7		(e) The date the fiscal note was finalized.
8		→ Section 2. KRS 6.950 is amended to read as follows:
9	As u	used in KRS 6.955 to 6.975, unless the context otherwise requires:
10	(1)	"Local government mandate statement[Fiscal note]" means a realistic statement of
11		the estimated effect on expenditures or revenue of local government in
12		implementing or complying with any proposed act of the General Assembly
13		whether filed in regular session or prefiled during the interim, order, or
14		administrative law: [.]
15	(2)	"Local government" means cities, counties or urban-county governments: and[.]
16	(3)	"State mandate" means any state constitutional, legislative, or executive law or
17		order which requires any local government to establish, expand, or modify its
18		activities, programs, or structure in [such] a way that affects [as to affect]
19		expenditures from local revenues.
20		→ Section 3. KRS 6.955 is amended to read as follows:
21	(1)	No bill or resolution which relates to any aspect of local government or any service
22		provided thereby shall be voted on by either chamber of the General Assembly
23		unless a <u>local government mandate statement</u> [fiscal note] has been prepared and
24		attached to the bill pursuant to KRS 6.960, except that, if in the chamber in which
25		the bill is being considered, two-thirds (2/3) of the members elected vote to waive
26		the <u>local government mandate statement</u> [fiscal note] requirement, no
27		<u>statement[note]</u> shall be required. The <u>local government mandate statement[fiscal</u>

note] waiver shall be certified by the clerk of the chamber in which the bill is being considered, and <u>the</u>[such] certification shall be attached to the bill. Although waived in one (1) chamber, a <u>local government mandate statement</u>[fiscal note] shall be required when the bill goes to the other chamber unless a majority of the members elected to <u>the</u>[such] chamber vote to waive the <u>local government</u> <u>mandate statement</u>[fiscal note] requirement.

- (2) An executive order which relates to any aspect of local government or any service provided thereby shall not be issued unless a <u>local government mandate</u> <u>statement</u>[fiscal note] has been prepared and made a part of the order pursuant to KRS 6.960.
- → Section 4. KRS 6.960 is amended to read as follows:

- (1) The director of the Legislative Research Commission shall have the <u>local</u> government mandate statement[fiscal note] prepared by the Legislative Research Commission or by other departments or agencies of state government for any bill introduced before the General Assembly which relates to any aspect of local government or any service provided thereby. Departments or agencies of state government so requested by the director shall comply with the request within seven (7) working days of receipt. The <u>local government mandate statement</u>[fiscal note] shall be filed with the clerk in the chamber of the General Assembly in which the bill was introduced and attached to each copy of the bill.
- (2) The secretary of finance shall have the <u>local government mandate statement</u>[fiscal note] prepared by the Finance and Administration Cabinet or by other departments or agencies of state government for any order promulgated by an executive department or agency which relates to any aspect of local government or any service provided thereby. The director of the Legislative Research Commission shall determine the form of <u>the statements</u>[such notes]. The secretary may request the advice or assistance of the Legislative Research Commission in the preparation

of the <u>local government mandate statement</u>[fiscal note]. The <u>local government</u>

mandate statement[fiscal note] shall be attached to each copy of the order.

- 3 → Section 5. KRS 6.965 is amended to read as follows:
- 4 (1) A <u>local government mandate statement</u>[fiscal note] shall state whether the bill or order is determined to be a state mandate. <u>This</u>[Such] determination shall be made by the director of the Legislative Research Commission except as provided by subsection (2) of this section. If the bill or order is a state mandate, the <u>local</u> government mandate statement[note] shall contain an estimate of the effect the law will have on expenditures or revenues of local government for the first full fiscal year the law is to be in effect.
- 11 (2) The director, at his *or her* discretion, may seek a certification from the Attorney
 12 General on the question of whether a bill or order constitutes a state mandate. The
 13 Attorney General shall, within seven (7) working days from receipt of the request,
 14 certify to the director that the bill or order is or is not a state mandate.
- 15 (3) If any bill or order is amended after the preparation of the <u>local government</u>

 16 <u>mandate statement</u>[fiscal note], it shall be resubmitted to the person responsible for

 17 preparation of the <u>local government mandate statement</u>[note] who shall reevaluate

 18 the bill or order as amended and change the <u>local government mandate</u>

 19 <u>statement</u>[fiscal note] in accordance therewith.
- 20 (4) Copies of the *local government mandate statement*[fiscal note] shall be furnished by the Legislative Research Commission to any local official upon written request.
- → Section 6. KRS 6.970 is amended to read as follows:

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The Legislative Research Commission shall be responsible for compiling, analyzing, and collecting fiscal and other information from local governments necessary for the preparation of *local government mandate statements*[fiscal notes]. An information system shall be developed and designed to provide sufficient continuing information on the financial condition of local government which can be readily utilized for the

1	prep	paration of <u>local government mandate statements</u> [fiscal notes]. In the development of
2	this	information system, the Legislative Research Commission shall:
3	(1)	Compile, analyze, and maintain in a unified, concise, and orderly form, information
4		on the nature and impact of existing state mandates and state programs which
5		involve the distribution of funds to local government; and
6	(2)	Continuously compile, analyze, and maintain fiscal and other relevant information
7		which is required by statute or regulation to be prepared by local governments.
8		→ Section 7. KRS 13A.190 is amended to read as follows:
9	(1)	An emergency administrative regulation is an administrative regulation that:
10		(a) An administrative body can clearly demonstrate, through documentary
11		evidence submitted with the filing of the emergency administrative regulation,
12		must be placed into effect immediately in order to:
13		1. Meet an imminent threat to public health, safety, welfare, or the
14		environment;
15		2. Prevent an imminent loss of federal or state funds;
16		3. Meet an imminent deadline for the promulgation of an administrative
17		regulation that is established by state statute or federal law; or
18		4. Comply with an executive order issued under KRS Chapter 39A; and
19		(b) 1. Is temporary in nature and will expire as provided in this section; or
20		2. Is temporary in nature and will be replaced by an ordinary
21		administrative regulation as provided in this section.
22		For the purposes of this section, "imminent" means within two hundred seventy
23		(270) days of the filing of the emergency administrative regulation.
24	(2)	An agency's finding of an emergency pursuant to this section shall not be based on

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ordinary administrative regulation process.

An emergency administrative regulation:

the agency's failure to timely process and file administrative regulations through the

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(3)

1	((a)	Shall become effective and shall be considered as adopted upon filing;
2	((b)	Shall be published in the Administrative Register in accordance with the
3			publication deadline established in KRS 13A.050(3);
4	((c)	Shall be subject to the public comment provisions established in KRS
5			13A.270 and 13A.280;
6	((d)	1. May be reviewed at a subsequent meeting of a legislative committee
7			after the filing of the emergency administrative regulation; and
8			2. May, by a vote of the majority of the legislative committee's
9			membership as established by KRS 13A.020(4) and 13A.290(9), be
10			found to be deficient, and the deficiency shall be reported to the
11			Governor pursuant to KRS 13A.330(2); and
12	((e)	May be amended:
13			1. By the promulgating administrative body after receiving public
14			comments as established in KRS 13A.280. The amended after
15			comments version shall:
16			a. Become effective upon filing; and
17			b. Not require a statement of emergency; or
18			2. At a legislative committee meeting as established in KRS 13A.320. The
19			amendment shall be approved as established by KRS 13A.020(4) and
20			KRS 13A.290(9). The amended version shall become effective upon
21			adjournment of the meeting following the procedures established in
22			KRS 13A.331.
23	(4)	(a)	Except as provided by paragraph (b) of this subsection, emergency
24			administrative regulations shall expire two hundred seventy (270) days after
25			the date of filing or when the same matter filed as an ordinary administrative
26			regulation filed for review is adopted, whichever occurs first.

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(b) If an administrative body extends the time for filing a statement of

consideration for an ordinary administrative regulation as provided by KRS
13A.280(2)(b), an emergency administrative regulation shall remain in effect
for two hundred seventy (270) days after the date of filing plus the number of
days extended under the provisions of KRS 13A.280(2)(b) or when the same
matter filed as an ordinary administrative regulation filed for review is
adopted, whichever occurs first.

- (c) Filing an emergency amended after comments administrative regulation shall not affect the expiration of an emergency regulation as established in paragraphs (a) and (b) of this subsection.
- (5) Except as established in subsection (6) of this section, an emergency administrative regulation with the same number or title or governing the same subject matter shall not be filed for a period of two hundred seventy (270) days after it has been initially filed.
- 14 (6) If an emergency administrative regulation with the same number or title or
 15 governing the same subject matter as an emergency administrative regulation filed
 16 within the previous two hundred seventy (270) days is filed, it shall contain a
 17 detailed explanation of the manner in which it differs from the previously filed
 18 emergency administrative regulation. The detailed explanation shall be included in
 19 the statement of emergency required by subsection (7) of this section.
- 20 (7) Each emergency administrative regulation shall contain a statement of:
- 21 (a) The nature of the emergency;

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- 22 (b) The reasons why an ordinary administrative regulation is not sufficient;
- 23 (c) Whether or not the emergency administrative regulation will be replaced by 24 an ordinary administrative regulation;
- 25 (d) If the emergency administrative regulation will be replaced by an ordinary 26 administrative regulation, the following statement: "The ordinary 27 administrative regulation (is or is not) identical to this emergency

1			administrative regulation.";
2		(e)	If the emergency administrative regulation will not be replaced by an ordinary
3			administrative regulation, the reasons therefor; and
4		(f)	If applicable, the explanation required by subsection (6) of this section.
5	(8)	(a)	An administrative body shall attach the:
6			1. Statement of emergency required by subsection (7) of this section to the
7			front of the original and each copy of a proposed emergency
8			administrative regulation;
9			2. Public hearing and public comment period information required by KRS
10			13A.270(2), regulatory impact analysis, tiering statement, federal
11			mandate comparison, fiscal note on state or local government, summary
12			of material incorporated by reference if applicable, and other forms or
13			documents required by the provisions of this chapter to the back of the
14			emergency administrative regulation; and
15			3. Documentary evidence submitted justifying the finding of an emergency
16			in accordance with subsection (1) of this section to the back of the
17			emergency regulation if it is:
18			a. No more than four (4) pages in length; and
19			b. Typewritten on white paper, size eight and one-half (8-1/2) by
20			eleven (11) inches, and single-sided.
21			Larger volumes of documentary evidence shall be filed in a separate
22			binder or on a CD-ROM or DVD disc.
23		(b)	An administrative body shall file with the regulations compiler:
24			1. The original and five (5) copies of the emergency administrative
25			regulation; and
26			2. At the same time as, or prior to, filing the paper version, an electronic

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version of the emergency administrative regulation and the attachments

1		required by paragraph (a) of this subsection saved as a single document
2		for each emergency administrative regulation in an electronic format
3		approved by the regulations compiler.
4		(c) The original and four (4) copies of each emergency administrative
5		regulation shall be stapled in the top left corner. The fifth copy of each
6		emergency administrative regulation shall not be stapled. The original
7		and the five (5) copies of each emergency administrative regulation shall
8		be grouped together.
9	(9)	The statement of emergency shall have a two (2) inch top margin. The number of
10		the emergency administrative regulation shall be typed directly below the heading
11		"Statement of Emergency." The number of the emergency administrative regulation
12		shall be the same number as the ordinary administrative regulation followed by an
13		"E."
14	(10)	Each executive department emergency administrative regulation shall be signed by
15		the head of the administrative body and countersigned by the Governor prior to
16		filing with the Commission. These signatures shall be on the statement of
17		emergency attached to the front of the emergency administrative regulation.
18	(11)	If an emergency administrative regulation will be replaced by an ordinary
19		administrative regulation, the ordinary administrative regulation shall be filed at the
20		same time as the emergency administrative regulation that it will replace.
21	(12)	If an ordinary administrative regulation that was filed to replace an emergency
22		administrative regulation is withdrawn:
23		(a) The emergency administrative regulation shall expire on the date the ordinary
24		administrative regulation is withdrawn; and
25		(b) The administrative body shall inform the regulations compiler of the reasons
26		for withdrawal in writing.
27	(13)	(a) If an emergency administrative regulation that was intended to be replaced by

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1		an	ordinary	administrative	regulation	is	withdrawn,	the	emergency
2		adn	ninistrative	regulation shall	expire on the	e dat	te it is withdra	awn.	
3	(b)	If a	ın emergen	cy administrativ	e regulation	has	been withdra	awn,	the ordinary
4		adn	ninistrative	regulation that	was filed v	vith	it shall not	expire	e unless the

6 administrative regulation is also withdrawn.

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7 (c) If an emergency administrative regulation is withdrawn, the administrative body shall inform the regulations compiler of the reasons for withdrawal in writing.

administrative body informs the regulations compiler that the ordinary

- 10 (14) The administrative regulations compiler shall notify all legislative committees of
 11 the number, title, and subject matter of all emergency administrative regulations
 12 and shall forward any additional information filed about the emergency
 13 administrative regulation requested by a legislative committee.
- → Section 8. KRS 13A.230 is amended to read as follows:
- 15 (1) The administrative body shall attach the following forms to the back of the original 16 and each copy of an administrative regulation:
- 17 (a) Regulatory impact analysis as required by KRS 13A.240;
- 18 (b) Tiering statement as required by KRS 13A.210;
- 19 (c) Fiscal note *on state or local government* as required by KRS 13A.250;
- 20 (d) Federal mandate comparison, if applicable, as required by KRS 13A.245; and
- 21 (e) The summaries provided for in KRS 13A.2245, 13A.2251, or 13A.2255, if applicable.
- 23 (2) The forms required by subsection (1) of this section shall be obtained from the regulations compiler.
- 25 (3) The electronic version of an administrative regulation and the attachments required 26 by subsection (1) of this section shall be sent by e-mail to the regulations compiler 27 in a single document at the same time as, or prior to, filing the paper version in

1		acco	rdance with KRS 13A.190, 13A.220, or 13A.280 in an electronic format
2		appr	oved by the regulations compiler.
3		→ Se	ection 9. KRS 13A.250 is amended to read as follows:
4	(1)	An a	dministrative body that promulgates an administrative regulation shall consider
5		the c	ost that the administrative regulation may cause state or local government and
6		regu	lated entities to incur.
7	(2)	(a)	A two (2) part cost analysis shall be completed for each administrative
8			regulation.
9		(b)	The first part of the cost analysis shall include the projected cost or cost
10			savings to the Commonwealth of Kentucky and each of its affected agencies,
11			and the projected cost or cost savings to affected local governments, including
12			cities, counties, fire departments, and school districts.
13		(c)	The second part of the cost analysis shall include the projected cost or cost
14			savings to the regulated entities affected by the administrative regulation.
15		(d)	Agencies or entities affected by the administrative regulation may submit
16			comments in accordance with KRS 13A.270(1) to the promulgating
17			administrative body or to a legislative committee reviewing the administrative
18			regulation.
19	(3)	Each	administrative body that promulgates an administrative regulation shall
20		prepa	are and submit with the administrative regulation a fiscal note on state or local
21		gove	rnment . The fiscal note on state or local government shall state:
22		(a)	The number of the administrative regulation;
23		(b)	The name, e-mail address, and telephone number of the contact person of the
24			administrative body identified pursuant to KRS 13A.220(6)(d), and, if
25			applicable, the name, e-mail address, and telephone number of an alternate
26			person to be contacted with specific questions about the fiscal note on state or

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local government;

1		(c)	Each unit, part, or division of state or local government the administrative
2			regulation will affect;
3		(d)	In detail, the aspect or service of state or local government to which the
4			administrative regulation relates, including identification of the applicable
5			state or federal statute or regulation that mandates the aspect or service or
6			authorizes the action taken by the administrative regulation;
7		(e)	The estimated effect of the administrative regulation on the expenditures and
8			revenues of a state or local government agency or regulated entity for the first
9			full year the administrative regulation will be in effect. The administrative
10			body shall provide a narrative to explain the fiscal impact of the
11			administrative regulation and the methodology and resources it used to
12			determine the fiscal impact; and
13		(f)	The conclusion of the promulgating administrative body as to whether the
14			administrative regulation will have a major economic impact, as defined in
15			KRS 13A.010, to state and local government and regulated entities, and an
16			explanation of the methodology and resources used by the administrative
17			body to reach this conclusion.
18	(4)	Any	administrative body may request the advice and assistance of the Commission
19		in th	e preparation of the fiscal note <u>on state or local government</u> .
20		→ S	ection 10. KRS 13A.280 is amended to read as follows:
21	(1)	Follo	owing the last day of the comment period, the administrative body shall give
22		cons	ideration to all comments received at the public hearing and all written
23		com	ments received during the comment period, including:

(a) Any report filed by the Commission on Small Business Innovation and Advocacy in accordance with KRS 11.202(1)(e) and 13A.270(4), or by a local government in accordance with KRS 11.202(1)(e) and 13A.270(5); and
 (b) Any comments regarding the administrative regulation's major economic

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1			impact, as defined in KRS 13A.010, as submitted by agencies, local
2			governments, or regulated entities.
3	(2)	(a)	Except as provided in paragraph (b) of this subsection, the administrative
4			body shall file with the commission on or before 12 noon, eastern time, on the
5			fifteenth day of the calendar month following the end of the public comment
6			period the statement of consideration relating to the administrative regulation
7			and, if applicable, the amended after comments version.
8		(b)	If the administrative body has received a significant number of public
9			comments:
10			1. It may extend the time for filing the statement of consideration for an
11			ordinary administrative regulation and, if applicable, the amended after
12			comments version by notifying the regulations compiler in writing on or
13			before 12 noon, eastern time, on the fifteenth day of the calendar month
14			following the end of the public comment period; and
15			2. The administrative body shall file the statement of consideration for an
16			ordinary administrative regulation and, if applicable, the amended after
17			comments version, with the Commission on or before 12 noon, eastern
18			time, no later than the fifteenth day of the second calendar month
19			following the end of the public comment period.
20	(3)	(a)	If the administrative regulation is amended as a result of the hearing or written
21			comments received, the administrative body shall forward the items specified
22			in this paragraph to the regulations compiler by 12 noon, eastern time, on the
23			applicable deadline specified in subsection (2) of this section:
24			1. The original and five (5) copies of the administrative regulation

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be indicated in:

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indicating any amendments resulting from comments received at the

public hearing and during the comment period. The amendments shall

1			a. The original wording for an ordinary administrative regulation; or
2			b. The wording of an emergency administrative regulation as
3			amended, for an emergency administrative regulation that was
4			amended at a legislative committee meeting pursuant to KRS
5			13A.190(3);
6			2. The original and five (5) copies of the statement of consideration as
7			required by subsection (2) of this section, attached to the back of the
8			original and each copy of the administrative regulation; and
9			3. The regulatory impact analysis, tiering statement, federal mandate
10			comparison, or fiscal note on state and local government. These
11			documents shall reflect changes resulting from amendments made after
12			the public hearing.
13		(b)	The original and four (4) copies of the amended after comments version, the
14			statement of consideration, and the attachments required by paragraph (a)3. of
15			this subsection shall be stapled in the top left corner. The fifth copy shall not
16			be stapled.
17		(c)	At the same time as, or prior to, filing the paper version, the administrative
18			body shall file an electronic version of the amended after comments version,
19			the statement of consideration, and the required attachments saved as a single
20			document for each amended after comments administrative regulation in an
21			electronic format approved by the regulations compiler.
22	(4)	(a)	If the administrative regulation is not amended as a result of the public
23			hearing, or written comments received, the administrative body shall file the
24			original and five (5) copies of the statement of consideration with the
25			regulations compiler by 12 noon, eastern time, on the deadline established in
26			subsection (2) of this section. The original and four (4) copies of the statement

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of consideration shall be stapled in the top left corner. The fifth copy of each

1			statement of consideration shall not be stapled.			
2		(b)	If the statement of consideration covers multiple administrative regulations, as			
3			authorized by subsection (6)(g)1. of this section, the administrative body shall			
4			file with the regulations compiler:			
5			1. The original and five (5) copies of the statement of consideration as			
6			required by paragraph (a) of this subsection; and			
7			2. Two (2) additional unstapled copies of the statement of consideration for			
8			each additional administrative regulation included in the group of			
9			administrative regulations.			
10		(c)	At the same time as, or prior to, filing the paper version, the administrative			
11			body shall file an electronic version of the statement of consideration saved as			
12			a single document for each statement of consideration in an electronic format			
13			approved by the regulations compiler.			
14	(5)	If co	omments are received either at the public hearing or during the public comment			
15		perio	iod, the administrative regulation shall be deferred to the next regularly			
16		sche	eduled meeting of the subcommittee following the month in which the statement			
17		of co	onsideration is due.			
18	(6)	The	format for the statement of consideration shall be as follows:			
19		(a)	The statement shall be typewritten on white paper, size eight and one-half (8-			
20			1/2) by eleven (11) inches. Copies of the statement may be mechanically			
21			reproduced;			
22		(b)	The first page of the statement of consideration shall have a two (2) inch top			
23			margin;			
24		(c)	The heading of the statement shall consist of the words "STATEMENT OF			
25			CONSIDERATION RELATING TO" followed by the number of the			
26			administrative regulation that was the subject of the public hearing and			

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comment period and the name of the promulgating administrative body. The

1		heading shall be centered. This shall be followed by the words "Not Amended
2		After Comments," "Emergency Not Amended After Comments," "Amended
3		After Comments," or "Emergency Amended After Comments," whichever is
4		applicable;
5	(d)	If a hearing has been held or written comments received, the heading is to be
6		followed by:
7		1. A statement setting out the date, time and place of the hearing, if the
8		hearing was held;
9		2. A list of those persons who attended the hearing or who submitted
10		comments and the organization, agency, or other entity represented, if
11		applicable; and
12		3. The name and title of the representative of the promulgating
13		administrative body;
14	(e)	Following the general information, the promulgating administrative body
15		shall summarize the comments received at the public hearing and during the
16		comment period and the response of the promulgating administrative body.
17		Each subject commented upon shall be summarized in a separate numbered
18		paragraph. Each numbered paragraph shall contain two (2) subsections:
19		1. Subsection (a) shall be labeled "Comment," shall identify the name of
20		the person, and the organization represented if applicable, who made the
21		comment, and shall contain a summary of the comment; and
22		2. Subsection (b) shall be labeled "Response" and shall contain the
23		response to the comment by the promulgating administrative body;
24	(f)	Following the summary and comments, the promulgating administrative body
25		shall:
26		1. Summarize the statement and the action taken by the administrative

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body as a result of comments received at the public hearing and during

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1			the comment period; and
2		2.	If amended after the comment period, list the changes made to the
3			administrative regulation in the format prescribed by KRS
4			13A.320(2)(c) and (d); and
5		(g) 1.	If administrative regulations were considered as a group at a public
6			hearing, one (1) statement of consideration may include the group of
7			administrative regulations. If a comment relates to one (1) or more of
8			the administrative regulations in the group, the summary of the
9			comment and response shall specify each administrative regulation to
10			which it applies.
11		2.	Emergency administrative regulations shall be in a separate statement of
12			consideration from ordinary administrative regulations.
13	(7)	If the add	ministrative regulation is amended pursuant to subsection (3) of this
14		section, tl	he full text of the administrative regulation shall be published in the
15		Administr	rative Register. The changes made to the administrative regulation shall be
16		typed in	bold and made in the format prescribed by KRS 13A.222(2). The
17		administra	ative regulation shall be reviewed by the Administrative Regulation
18		Review St	ubcommittee after <u>the</u> [such] publication.
19	(8)	If request	ted, copies of the statement of consideration and, if applicable, the
20		amended	after comments version of the administrative regulation shall be made
21		available	by the promulgating administrative body to persons attending the hearing

or submitting comments or who specifically request a copy from the administrative

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body.