1 AN ACT relating to administrative regulations.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 13A.010 is amended to read as follows:
- 4 As used in this chapter, unless the context otherwise requires:
- 5 (1) "Administrative body" means each state board, bureau, cabinet, commission,
- department, authority, officer, or other entity, except the General Assembly and the
- 7 Court of Justice, authorized by law to promulgate administrative regulations;
- 8 (2) "Administrative regulation" means each statement of general applicability
- 9 promulgated by an administrative body that implements, interprets, or prescribes
- law or policy, or describes the organization, procedure, or practice requirements of
- any administrative body. The term includes an existing administrative regulation, a
- 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:
- 15 (a) Statements concerning only the internal management of an administrative
- body and not affecting private rights or procedures available to the public;
- 17 (b) Declaratory rulings;
- 18 (c) Intradepartmental memoranda not in conflict with KRS 13A.130;
- 19 (d) Statements relating to acquisition of property for highway purposes and
- statements relating to the construction or maintenance of highways; or
- 21 (e) Rules, regulations, and policies of the governing boards of institutions that
- make up the postsecondary education system defined in KRS 164.001
- 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;
- 26 (3) "Adopted" means that an administrative regulation has become effective in

accordance with the provisions of this chapter;

1 (4) "Authorizing signature" means the signature of the head of the administrative body 2 authorized by statute to promulgate administrative regulations;

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

1	(13)	"Major economic impact" means an overall negative or adverse economic impact
2		from an administrative regulation of five hundred thousand dollars (\$500,000) or
3		more on state or local government or regulated entities, in aggregate, as determined
4		by the promulgating administrative bodies;
5	(14)	"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	(15)	"Regulatory impact analysis" means a written statement containing the provisions
9		required by KRS 13A.240;
10	(16)	"Signature" means the application of letters or numbers that signify the intent to
11		sign, are uniquely linked to the signer, and are:
12		(a) Produced by manual or handwritten means;
13		(b) An image of the manual or handwritten signature produced under
14		paragraph (a) of this subsection; or
15		(c) Produced by using a digital signature scheme or electronic confirmation
16		method that allows for verification of authenticity;
17	<u>(17)</u>	"Small business" means a business entity, including its affiliates, that:
18		(a) Is independently owned and operated; and
19		(b) 1. Employs fewer than one hundred fifty (150) full-time employees or their
20		equivalent; or
21		2. Has gross annual sales of less than six million dollars (\$6,000,000);
22	<u>(18)</u> [(17)] "Statement of consideration" means the document required by KRS 13A.280
23		in which the administrative body summarizes the comments received, its responses
24		to those comments, and the action taken, if any, as a result of those comments and
25		responses;
26	<u>(19)</u> [(18)] "Subcommittee" means the Administrative Regulation Review Subcommittee
27		of the Legislative Research Commission;

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1	<u>(20)[(19)]</u>	"Tiering"	means	the ta	iloring	of i	regulatory	requirements	to fit	the	particula	r

- 2 circumstances surrounding regulated entities; and
- 3 (21)[(20)] "Written comments" means comments submitted to the administrative body's
- 4 contact person identified pursuant to KRS 13A.220(6)(d) via hand delivery, United
- 5 States mail, <u>email[e-mail]</u>, or facsimile and may include but is not limited to
- 6 comments submitted internally from within the promulgating administrative body
- 7 or from another administrative body.
- Section 2. KRS 13A.040 is amended to read as follows:
- 9 The director of the Legislative Research Commission shall appoint an administrative
- 10 regulations compiler who shall:
- 11 (1) Receive administrative regulations, and other documents required to be filed by the
- provisions of this chapter, tendered for filing;
- 13 (2) Stamp administrative regulations tendered for filing with the time and date of
- 14 receipt;
- 15 (3) Provide administrative and support services to the subcommittee;
- 16 (4) Maintain a file of administrative regulations and other documents required to be
- filed by this chapter, for public inspection, with suitable indexes;
- 18 (5) Maintain a file of ineffective administrative regulations;
- 19 (6) Maintain a file of material incorporated by reference, including superseded or
- 20 ineffective material incorporated by reference;
- 21 (7) Prepare the Kentucky Administrative Regulations Service;
- 22 (8) Upon request, certify copies of administrative regulations and other documents that
- have been filed with the regulations compiler;
- 24 (9) Correct errors that do not change the substance of an administrative regulation,
- 25 including but not limited to typographical errors, errors in format, and grammatical
- errors;
- 27 (10) (a) Change the following items in an administrative regulation in response to a

1		specific	written	request	for a	technical	amendment	submitted	by	the
2		adminis	trative bo	dy if the	regula	tions comp	iler determine	es that the r	eques	sted
3		changes	do not a	ffect the	scope (or substanc	e of the admi	nistrative re	gulat	tion
4		and the	changes	are prov	rided in	accordanc	ce with subse	ection (3) of	`Sect	<u>ion</u>
5		<u>14 of th</u>	is Act:							
6		1. Th	ne admini	istrative	body's	identifying	information	, including	addr	ess,
7		ph	one num	ber, fax	numbe	er, <u>website</u>	Web site] ad	ldress, and	<u>emai</u>	<u>l</u> [e-
8		m	ail] addre	ss;						
9		2. Ty	ypographi	cal errors	s, errors	s in format,	and grammat	ical errors;		
10		3. Ci	itations to	o statutes	s or of	ther admin	istrative regu	lations if a	ı for	mat
11		ch	ange witl	nin that s	tatute (or administ	rative regulat	ion has cha	nged	the
12		nu	ımbering	or letterir	ng of pa	arts; or				
13		4. O	ther chang	ges in acc	ordanc	e with KRS	13A.312; an	d		
14	(b)	Notify t	he admin	istrative 1	body w	ithin thirty	(30) business	days of rec	eipt o	of a
15		technica	al amendn	nent lette	r the sta	atus of the r	equest, includ	ding:		
16		1. A	ny reques	ted chang	ges that	are accepte	d as technica	l amendmen	ıts; ar	ıd
17		2. A	ny reques	ted chang	ges that	are not acc	epted as techi	nical amend	ments	s;
18	(11) Ref	use to acc	ept for fil	ing admi	nistrati	ve regulation	ons, and other	documents	requi	ired
19	to b	e filed by	this chap	oter, that	do not	conform to	the drafting,	formatting,	or fil	ling
20	requ	irements	establish	ed by the	e provi	sions of KI	RS 13A.190(5	5) to (11), 1	3A.2	220,
21	13A	222(1), ((2), and (3	3), 13A.2	30, [an	d] 13A.280	, and Section	ns 14 and 1	<u>6 of 1</u>	<u>this</u>
22	<u>Act</u>	and notif	fy the ad	ministrati	ive boo	ly in writin	g of the reas	sons for ref	using	g to
23	acce	ept an adn	ninistrativ	e regulat	ion for	filing;				
24	(12) Mai	ntain a lis	st of all a	dministra	ative re	gulation nu	mbers and th	e correspon	ding	last
25	effe	ctive date	e, based	on the i	informa	ation includ	ded in the h	istory line	of e	ach
26	adm	inistrativ	e regulatio	on; and						
27	(13) Perf	orm other	r duties re	quired by	the Co	ommission (or by a legisla	ative commi	ttee.	

→ Section 3. KRS 13A.190 is amended to read as follows:

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2	(1)	An emergency administrative regulation is an administrative regulation that:
3		(a) An administrative body can clearly demonstrate, through documentary
4		evidence submitted with the filing of the emergency administrative regulation,
5		must be placed into effect immediately in order to:
6		1. Meet an imminent threat to public health, safety, welfare, or the
7		environment;
8		2. Prevent an imminent loss of federal or state funds;
9		3. Meet an imminent deadline for the promulgation of an administrative
10		regulation that is established by state statute or federal law; or
11		4. Comply with an executive order issued under KRS Chapter 39A; and
12		(b) 1. Is temporary in nature and will expire as provided in this section; or
13		2. Is temporary in nature and will be replaced by an ordinary
14		administrative regulation as provided in this section.
15		For the purposes of this section, "imminent" means within two hundred seventy
16		(270) days of the filing of the emergency administrative regulation.
17	(2)	An agency's finding of an emergency pursuant to this section shall not be based on
18		the agency's failure to timely process and file administrative regulations through the
19		ordinary administrative regulation process.
20	(3)	An emergency administrative regulation:
21		(a) Shall become effective and shall be considered as adopted upon filing;
22		(b) Shall be published in the Administrative Register in accordance with the
23		publication deadline established in KRS 13A.050(3);
24		(c) Shall be subject to the public comment provisions established in KRS
25		13A.270 and 13A.280;
26		(d) 1. May be reviewed at a subsequent meeting of a legislative committee
27		after the filing of the emergency administrative regulation; and

1		2. May, by a vote of the majority of the legislative committee's
2		membership as established by KRS 13A.020(4) and 13A.290(9), be
3		found to be deficient, and the deficiency shall be reported to the
4		Governor pursuant to KRS 13A.330(2); and
5	(e)	May be amended:
6		1. By the promulgating administrative body after receiving public

- 1. By the promulgating administrative body after receiving public comments as established in KRS 13A.280. The amended after comments version shall:
 - a. Become effective upon filing; and

- b. Not require a statement of emergency; or
- 2. At a legislative committee meeting as established in KRS 13A.320. The amendment shall be approved as established by KRS 13A.020(4) <u>or</u>[and] KRS 13A.290(9). The amended version shall become effective upon adjournment of the meeting following the procedures established in KRS 13A.020(4) or 13A.331(1) and (2).
- (4) (a) Except as provided by paragraph (b) of this subsection, emergency administrative regulations shall expire two hundred seventy (270) days after the date of filing or when the same matter filed as an ordinary administrative regulation filed for review is adopted, whichever occurs first.
- (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.
- 27 (c) Filing an emergency amended after comments administrative regulation shall

1		not affect the expiration of an emergency regulation as established in
2		paragraphs (a) and (b) of this subsection.
3	(5)	Except as established in subsection (6) 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 two hundred seventy (270) days after it has been initially
6		filed.
7	(6)	If an emergency administrative regulation with the same number or title or
8		governing the same subject matter as an emergency administrative regulation filed
9		within the previous two hundred seventy (270) days is filed, it shall contain a
10		detailed explanation of the manner in which it differs from the previously filed
11		emergency administrative regulation. The detailed explanation shall be included in
12		the statement of emergency required by subsection (7) of this section.
13	(7)	Each emergency administrative regulation shall contain a statement of:
14		(a) The nature of the emergency;
15		(b) The reasons why an ordinary administrative regulation is not sufficient;
16		(c) Whether or not the emergency administrative regulation will be replaced by
17		an ordinary administrative regulation;
18		(d) If the emergency administrative regulation will be replaced by an ordinary
19		administrative regulation, the following statement: "The ordinary
20		administrative regulation (is or is not) identical to this emergency
21		administrative regulation.";
22		(e) If the emergency administrative regulation will not be replaced by an ordinary
23		administrative regulation, the reasons therefor; and
24		(f) If applicable, the explanation required by subsection (6) of this section.
25	(8)	(a) An administrative body shall attach the:

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Statement of emergency required by subsection (7) of this section to the

front of the original and each copy of a proposed emergency

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1		administrative regulation;
2		2. Public hearing and public comment period information required by KRS
3		13A.270(2), regulatory impact analysis, tiering statement, federal
4		mandate comparison, fiscal note, summary of material incorporated by
5		reference if applicable, and other forms or documents required by the
6		provisions of this chapter to the back of the emergency administrative
7		regulation; and
8		3. Documentary evidence submitted justifying the finding of an emergency
9		in accordance with subsection (1) of this section to the back of the
10		emergency regulation if it is:
11		a. No more than <u>ten (10)</u> [four (4)] pages in length; and
12		b. Typewritten on white paper, size eight and one-half (8-1/2) by
13		eleven (11) inches, and single-sided.
14		Larger volumes of documentary evidence shall be filed in a separate
15		binder, [or] on a CD-ROM or DVD disc, or in a different electronic
16		format approved by the regulations compiler.
17	(b)	An administrative body shall file with the regulations compiler:
18		1. The original and <u>four (4)[five (5)]</u> copies of the emergency
19		administrative regulation; and
20		2. At the same time as, or prior to, filing the paper version, an electronic
21		version of the emergency administrative regulation and the attachments
22		required by paragraph (a) of this subsection saved as a single document
23		for each emergency administrative regulation in an electronic format
24		approved by the regulations compiler.
25	(c)	1. Each [The] original and four (4) copies of each] emergency
26		administrative regulation shall be single-sided and stapled in the top left
27		corner.

1		2. One (1) of the copies shall be single-sided and unstapled.
2		3. The other three (3) copies shall be stapled in the top left corner and
3		may be double-sided[The fifth copy of each emergency administrative
4		regulation shall not be stapled].
5		4. The original and the four (4)[five (5)] copies of each emergency
6		administrative regulation shall be grouped together.
7	(9)	The statement of emergency shall have a two (2) inch top margin. The number of
8		the emergency administrative regulation shall be typed directly below the heading
9		"Statement of Emergency." The number of the emergency administrative regulation
10		shall be the same number as the ordinary administrative regulation followed by an
11		"E."
12	(10)	Each executive department emergency administrative regulation shall be signed by
13		the head of the administrative body and countersigned by the Governor prior to
14		filing with the Commission. These signatures shall be on the statement of
15		emergency attached to the front of the emergency administrative regulation.
16	(11)	If an emergency administrative regulation will be replaced by an ordinary
17		administrative regulation, the ordinary administrative regulation shall be filed at the
18		same time as the emergency administrative regulation that it will replace.
19	(12)	If an ordinary administrative regulation that was filed to replace an emergency
20		administrative regulation:
21		(a) Is withdrawn:
22		$\underline{I.[(a)]}$ The emergency administrative regulation shall expire on the date
23		the ordinary administrative regulation is withdrawn; and
24		<u>2.[(b)]</u> The administrative body shall inform the regulations compiler of
25		the reasons for withdrawal in writing; or
26		(b) Expires, the emergency administrative regulation shall expire on the date
27		the ordinary administrative regulation expires pursuant to subsection (1) of

Page 10 of 58 Jacketed

1	Section	<i>15</i>	of this	Act

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2 (13) (a) If an emergency administrative regulation that was intended to be replaced by 3 an ordinary administrative regulation is withdrawn, the emergency 4 administrative regulation shall expire on the date it is withdrawn.

- (b) If an emergency administrative regulation has been withdrawn, the ordinary administrative regulation that was filed with it shall not expire unless the administrative body informs the regulations compiler that the ordinary administrative regulation is also withdrawn.
- (c) If an emergency administrative regulation is withdrawn, the administrative body shall inform the regulations compiler of the reasons for withdrawal in writing.
- 12 (14) The administrative regulations compiler shall notify all legislative committees of 13 the number, title, and subject matter of all emergency administrative regulations 14 and shall forward any additional information filed about the emergency 15 administrative regulation requested by a legislative committee.
- → Section 4. KRS 13A.220 is amended to read as follows:
- All administrative regulations shall comply with the provisions of KRS 13A.222 and 13A.224.
- 19 (1) (a) An administrative body shall file with the regulations compiler:
- 20 1. The original and <u>four (4)</u>[five (5)] copies of an administrative regulation; and
- 22 2. At the same time as, or prior to, filing the paper version, an electronic 23 version of the administrative regulation and required attachments saved 24 as a single document for each administrative regulation in an electronic 25 format approved by the regulations compiler.
- 26 (b) If there are differences between the paper copy and the electronic version of 27 an administrative regulation filed with the regulations compiler, the electronic

1		version shall be the controlling version.
2	(2)	(a) Each original administrative regulation shall be single-sided and stapled in
3		the top left corner.
4		(b) One (1) of the copies shall be single-sided and unstapled.
5		(c) The other three (3) copies[The original and four (4) copies of each
6		administrative regulation] shall be stapled in the top left corner and may be
7		<u>double-sided</u> [. The fifth copy of each administrative regulation shall not be
8		stapled].
9		(\underline{d}) The original and the $\underline{four(4)}$ [five (5)] copies of each administrative regulation
10		shall be grouped together.
11	(3)	An amendment to an administrative regulation shall not be made on a copy of the
12		administrative regulation reproduced from the Kentucky Administrative
13		Regulations Service or the Administrative Register. It shall be a typed original in
14		the format specified in subsection (4) of this section.
15	(4)	The format of an administrative regulation shall be as follows:
16		(a) An administrative regulation shall be typewritten on white paper, size eight
17		and one-half (8-1/2) by eleven (11) inches and shall be double-spaced through
18		the last line of the body of the administrative regulation. The first page shall
19		have a two (2) inch top margin. The administrative regulation shall be typed
20		in a twelve (12) point font approved by the regulations compiler. The lines on
21		each page shall be numbered, with each page starting with line number one
22		(1). Pages of an administrative regulation and documents attached to the
23		administrative regulation shall be numbered sequentially. Page numbers shall
24		be centered in the bottom margin of each page. Copies of the administrative
25		regulation may be mechanically reproduced;
26		(b) The regulations compiler shall place a stamp indicating the date and time of

XXXX 2/11/2025 9:53 AM Jacketed

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receipt of the administrative regulation in the two (2) inch margin on the first

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(c) The cabinet, department, and division of the administrative body shall be listed on separate double-spaced lines two (2) inches from the top in the upper left hand corner of the first page. This shall be followed on the next double-spaced line by "(New Administrative Regulation)," "(Amendment)," "(Amendment)," "(Amended After Comments)," "(Repealer)," "(New Emergency Administrative Regulation)," "(Emergency Amendment)," "(Emergency Amended After Comments)," or "(Emergency Repealer)," whichever is applicable;

- (d) The notation shall be followed by the number and title of the administrative regulation on the next double-spaced line. The promulgating administrative body shall contact the regulations compiler prior to filing to obtain an administrative regulation number for a new administrative regulation;
- On the next double-spaced line following the number and title of an (e) TO:," regulation, after the words "RELATES administrative administrative body shall list all statutes and other enactments, including any branch budget bills or executive orders, to which the administrative regulation relates or which shall be affected by the administrative regulation. After the words "STATUTORY AUTHORITY:" the administrative body shall list the specific statutes and other enactments, where applicable, authorizing the promulgation of the administrative regulation. Federal statutes and regulations shall be cited in the "RELATES TO:" and "STATUTORY AUTHORITY:" sections as provided by KRS 13A.222(4)(n) and (o); and
- (f) Following the citations provided for in paragraph (e) of this subsection, and following the words "NECESSITY, FUNCTION, AND CONFORMITY:" the administrative body shall include a brief statement setting forth the necessity for promulgating the administrative regulation, a summary of the functions

intended to be implemented by the administrative regulation, and, if applicable, the statement required by KRS 13A.245(2)(b).

- (5) The numbering within the body of an administrative regulation shall be the responsibility of the promulgating body, subject to the authority of the regulations compiler to divide or renumber an administrative regulation. The following format shall be used by the administrative body in the numbering of each administrative regulation. Each section shall begin with the word "Section" followed by an Arabic number, and titles of sections shall be initially capitalized. Subsections shall be designated by an Arabic number in parentheses. Paragraphs shall be designated by lower case letters of the alphabet in parentheses (e.g., (a), (b), (c), etc.). Subparagraphs shall be designated by an Arabic number followed by a period (e.g., 1., 2., etc.). Clauses shall be designated by lower case letters of the alphabet followed by a period (e.g., a., b., c., etc.). Subclauses shall be designated by lower case Roman numerals in parentheses (e.g., (i), (ii), (iii), etc.). A section shall not be divided into subsections, paragraphs, subparagraphs, clauses, or subclauses if there is only one (1) item in that level of division.
- 17 (6) After the complete text of an administrative regulation, on the following page, the 18 administrative body shall include the following information:
 - (a) If the provisions of KRS 13A.120(3) are applicable, a statement that the official or the head of the administrative body has reviewed or approved the administrative regulation; the signature of such official or head; and the date on which such review or approval occurred;
 - (b) The authorizing signature of the administrative body promulgating the administrative regulation, and the date on which the administrative body approved the promulgation;
- 26 (c) Information relating to public hearings and the public comment period 27 required by KRS 13A.270; and

1		(d)	The name, position, mailing address, telephone number, email[e-mail]
2			address, and facsimile number of the contact person of the administrative
3			body. The contact person shall be the person authorized by the head of an
4			administrative body to:
5			1. Receive information relating to issues raised by the public or by a
6			legislative committee prior to a public meeting of the legislative
7			committee;
8			2. Negotiate changes in language with a legislative committee in order to
9			resolve such issues; and
10			3. Answer questions relating to the administrative regulation.
11	(7)	The	format for signatures required by subsection (6)(a) and (b) of this section shall
12		be as	s follows:
13		(a)	The signature shall be placed on a signature line; and
14		(b)	The name and title of the person signing shall be typed immediately beneath
15			the signature line.
16	(8)	With	nin five (5) working days of filing an administrative regulation, an
17		adm	inistrative body shall prominently display on its <u>website</u> [Web site]:
18		(a)	A notice that an administrative regulation has been filed with the
19			Commission;
20		(b)	A summary of the administrative regulation including:
21			1. The number of the administrative regulation;
22			2. The title of the administrative regulation; and
23			3. <u>A brief explanation of the administrative regulation if new or the [Any]</u>
24			changes made if it is an existing administrative regulation;
25		(c)	Information on how to access the administrative regulation on the
26			Commission's website [Web site]; and

Page 15 of 58

XXXX 2/11/2025 9:53 AM Jacketed

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(d)

The dates of the public comment period and the place, time, and date of the

1			scheduled public hearing as well as the manner in which interested parties
2			shall submit:
3			1. Notification of attending the public hearing; and
4			2. Written comments.
5	(9)	(a)	A letter of request, notification, or withdrawal required to be filed with the
6			regulations compiler pursuant to this chapter may be filed electronically if the
7			letter:
8			1. Is on the administrative body's official letterhead; and
9			2. Contains the signature of a representative of that administrative body.
10		(b)	Paragraph (a) of this subsection shall not apply to the letters required by KRS
11			13A.320(2)(b) for amendments at a legislative committee meeting.
12		→ S	ection 5. KRS 13A.2251 is amended to read as follows:
13	(1)	An a	administrative body shall incorporate material by reference in the last section of
14		an a	dministrative regulation. This section shall include:
15		(a)	The title of the material incorporated by reference placed in quotation marks,
16			followed by the edition date of the material;
17		(b)	Information on how the material may be obtained; and
18		(c)	A statement that the material is available for public inspection and copying,
19			subject to copyright law, at the main, regional, or branch offices of the
20			administrative body, and the address and office hours of each. Following the
21			required statement, the administrative body shall include information that
22			states the administrative body's <u>website</u> [Web_site] address or telephone
23			number or that provides contact information for other sources that may have
24			the material available to the public.
25	(2)	The	section incorporating material by reference shall be titled "Incorporation by

Page 16 of 58

If only one (1) item is incorporated by reference, the first subsection of the

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Reference".

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1			section incorporating material by reference shall contain the following
2			statement: "(name and edition date of material incorporated) is incorporated
3			by reference."
4		(b)	If more than one (1) item is incorporated by reference, the first subsection of
5			the section incorporating material by reference shall contain the following
6			statement: "The following material is incorporated by reference: (a) (name
7			and edition date of first item incorporated); and (b) (name and edition date of
8			second item incorporated)."
9		(c)	The second subsection of the section incorporating material by reference shall
10			include the following statement: "This material may be inspected, copied, or
11			obtained, subject to applicable copyright law, at (name of administrative
12			body, full address), Monday through Friday, (state the regular office hours)."
13	(3)	A su	ummary of the incorporated material [, in detail sufficient to identify the subject
14		mati	ter to which it pertains,] shall be attached to an administrative regulation that
15		inco	rporates material by reference. This summary shall include:
16		(a)	The name and edition date of each item incorporated by reference [Relevant
17			programs, statutes, funds, rights, duties, and procedures affected by the
18			material and the manner in which they are affected];
19		(b)	An explanation of each item and its intended use[A citation of the specific
20			state or federal statutes or regulations authorizing or requiring the procedure
21			or policy found in the material incorporated by reference]; and
22		(c)	The total number of pages incorporated by reference.
23	(4)	(a)	[1.]One (1) copy of the material incorporated by reference shall be filed
24			with the regulations compiler when the administrative regulation is filed.
25			<u>and:[.]</u>
26			1.[2.] For material incorporated by reference that was developed by the
27			promulgating administrative body:

1		a. The material incorporated by reference shall be prominently
2		displayed on the administrative body's website [Web site]; and
3		b. The Uniform Resource Locator (URL) of the address where the
4		material may be directly viewed on the agency's website [Web site]
5		shall be included in the body of the administrative regulation: $\underline{or}[.]$
6		$\underline{2.[3.]}$ For $\underline{material}[\underline{materials}]$ incorporated by reference that $\underline{is}[\underline{are}]$ subject to
7		a valid copyright owned by a third party not controlled by the
8		promulgating administrative body, the material shall be referenced by
9		providing sufficient information to assist in locating the material from
10		the third party, including the ISBN if available.
11	(b)	Material incorporated by reference shall be placed in a binder, attached to the
12		back of the administrative regulation, [or] filed on a CD-ROM or DVD, or
13		filed in a different electronic format approved by the regulations compiler.
14		1. If the material is placed in a binder, the administrative body shall
15		indicate, on the front binder cover and on the first page of the material
16		incorporated by reference, the:
17		a. Number of the administrative regulation to which the material
18		incorporated by reference pertains;
19		b. Date on which it is filed; and
20		c. Citation of each item that is included in the binder.
21		2. The material incorporated by reference may be attached to the back of
22		the administrative regulation if it is:
23		a. No more than <u>ten (10)</u> [four (4)] pages in length; and
24		b. Typewritten on white paper, size eight and one-half (8 1/2) by
25		eleven (11) inches, and single-sided.
26		3. The material incorporated by reference may be filed on a CD-ROM or
27		DVD disc if the material is saved in Adobe Portable Document Format

Page 18 of 58

XXXX 2/11/2025 9:53 AM

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1			(PDF). The administrative body shall indicate on the disc and the disc's
2			storage case the:
3			a. Number of the administrative regulation to which the material
4			incorporated by reference pertains;
5			b. Date on which it is filed; and
6			c. Citation of each item that is included on the disc.
7		(c)	If the same material is incorporated by reference in more than one (1)
8			administrative regulation, an administrative body may file one (1) copy of the
9			material in a binder, [or] on a CD-ROM or DVD disc, or in a different
10			<u>electronic format approved by the regulations compiler</u> . The numbers of the
11			administrative regulations in which the material is incorporated by reference
12			shall be indicated with the other information as required by paragraph (b) of
13			this subsection.
14		→ S	ection 6. KRS 13A.2255 is amended to read as follows:
15	(1)	Whe	en an administrative body amends material that had been previously
16		inco	rporated by reference, the amendment shall be accomplished by submission of:
17		(a)	An amendment to the administrative regulation with a new edition date for the
18			material incorporated by reference. The amendment shall be filed in
19			accordance with:
20			1. KRS 13A.220 to initiate a change in an existing administrative
21			regulation;
22			2. KRS 13A.280 to amend a proposed administrative regulation as a result
23			of the hearing or written comments received; or
24			3. KRS 13A.320 to amend a proposed administrative regulation at a
25			legislative committee meeting;
26		(b)	[1.]An entire new document in which the amendments have been made but
27			are not reflected in the manner specified in KRS 13A.222(2), and:[.]

Page 19 of 58

XXXX 2/11/2025 9:53 AM

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1		1.[2.] If the new document has been developed by the promulgating
2		administrative body, the entire document shall be displayed prominently
3		on the administrative body's website [Web site] and the Uniform
4		Resource Locator (URL) of the address where the material may be
5		directly viewed on the agency's website [Web site] shall be included in
6		the body of the administrative regulation; or[.]
7		2.[3.] If any materials incorporated by reference are subject to a valid
8		copyright owned by a third party not controlled by the promulgating
9		administrative body, the material shall be referenced by providing
10		sufficient information to assist in locating the material from the third
11		party, including the ISBN if available;
12	(c)	A[detailed] summary of the amended material[changes and their effect].
13		This summary shall:
14		1. Include the name and edition date of each item incorporated by
15		reference, an explanation of each item's changes and their effect, and
16		the total number of pages incorporated by reference[a. Describe
17		changes that are being made in the material incorporated by reference, in
18		sufficient detail that a person reading the summary will know the
19		differences between the material previously incorporated by reference
20		and the new material; or
21		b. List each change in the manner required by KRS 13A.320(2)(c)
22		and (d)]; and
23		2. Be attached to the back of the administrative regulation or, if part of an
24		amendment pursuant to KRS 13A.320, to the amendment submitted for
25		the legislative committee meeting; and
26	(d)	The page or pages of any document developed by the promulgating
27		administrative body in which changes have been made, with the changes

5	(2)	(a)	If the changes to the meterial incorporated by reference are technical in nature
4			withdrawn.
3			marked copies once the administrative regulation has been adopted or
2			KRS 13A.040(6), the regulations compiler shall not be required to keep these
1			accomplished in the manner specified in KRS 13A.222(2). Notwithstanding

- 16 (2) (a) If the changes to the material incorporated by reference are technical in nature and authorized by KRS 13A.040(10) or 13A.312, the administrative body may submit to the regulations compiler a copy of the revised material incorporated by reference and a detailed letter explaining what changes are made and the reason for the changes.
 - (b) If the regulations compiler determines that the requested change does not affect the substance of the material incorporated by reference and that the change is authorized by KRS 13A.040(10) or 13A.312, the edition date stated in the administrative regulation shall be changed to match the edition date on the revised material and the history line of that administrative regulation shall note that a technical amendment was made.
 - (c) If the requested change affects the substance of the material incorporated by reference or is not authorized by KRS 13A.040(10) or 13A.312, the administrative body shall comply with subsection (1) of this section.
 - → Section 7. KRS 13A.240 is amended to read as follows:
- 20 (1) Every administrative body shall prepare and submit to the Legislative Research
 21 Commission an original and <u>four (4)</u>[five (5)] duplicate copies of a regulatory
 22 impact analysis for every administrative regulation when it is filed with the
 23 Commission. The regulatory impact analysis shall include the following
 24 information:
- 25 (a) The number of the administrative regulation;

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26 (b) The name, <u>email</u>[e-mail] address, and telephone number of the contact person of the administrative body identified pursuant to KRS 13A.220(6)(d), and, if

1		applicable, the name, $\underline{\textit{email}}$ [e-mail] address, and telephone number of an
2		alternate person to be contacted with specific questions about the regulatory
3		impact analysis;
4	(c)	A brief narrative summary of:
5		1. What the administrative regulation does;
6		2. The necessity of the administrative regulation;
7		3. How the administrative regulation conforms to the content of the
8		authorizing statutes; and
9		4. How the administrative regulation currently assists or will assist in the
10		effective administration of the statutes;
11	(d)	If this is an amendment to an existing administrative regulation, a brief
12		narrative summary of:
13		1. How the amendment will change the existing administrative regulation;
14		2. The necessity of the amendment to the administrative regulation;
15		3. How the amendment conforms to the content of the authorizing statutes;
16		and
17		4. How the amendment to the administrative regulation will assist in the
18		effective administration of the statutes;
19	(e)	At least three (3) subject index headings reflecting the content of the
20		administrative regulation selected from a list provided by the regulations
21		compiler;
22	<u>(f)</u>	The type and number of individuals, businesses, organizations, or state and
23		local governments affected by the administrative regulation;
24	<u>(g)</u> [(An analysis of how the entities referenced in paragraph (\underline{f}) of this
25		subsection will be impacted by either the implementation of this
26		administrative regulation, if new, or by the change if it is an amendment to an
27		existing administrative regulation. The analysis shall include but not be

Page 22 of 58

XXXX 2/11/2025 9:53 AM

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1		lımı	ted to:
2		1.	A detailed explanation of the actions the entities referenced in paragraph
3			(f)[(e)] of this subsection will be required to undertake in order to
4			comply with the proposed administrative regulation;
5		2.	An estimate of the costs imposed on entities referenced in paragraph
6			(f)(e) of this subsection in order to comply with the proposed
7			administrative regulation; and
8		3.	The benefits that may accrue to the entities referenced in paragraph
9			(f)[(e)] of this subsection as a result of compliance;
10		<u>(h)</u> [(g)]	An estimate of how much it will cost the administrative body to
11		imp	lement this administrative regulation, both initially and on a continuing
12		basi	s;
13		(i) Who	ether the administrative regulation or amendment implements
14		<u>legi</u>	slation from the previous five (5) years, and if so:
15		<u>1.</u>	The bill number and year; or
16		<u>2.</u>	The Kentucky Acts chapter and year;
17		<u>(j)</u> [(h)]	The source of the funding to be used for the implementation and
18		enfo	prediction or amendment;
19		<u>(k)[(i)]</u>	An assessment of whether an increase in fees or funding will be
20		nece	essary to implement this administrative regulation or amendment to an
21		exis	ting administrative regulation;
22		<u>(l)</u> [(j)]	A statement as to whether or not this administrative regulation
23		esta	blishes any fees or directly or indirectly increases any fees; and
24		<u>(m)[(k)]</u>	The tiering statement required by KRS 13A.210.
25	(2)	The Legis	slative Research Commission shall review all regulatory impact analyses
26		submitted	by all administrative bodies, and may require any administrative body to
27		submit ba	ackground data upon which the information required by subsection (1) of

Page 23 of 58

XXXX 2/11/2025 9:53 AM

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1		this s	section is based, and an explanation of how the data was gathered.
2		→ Se	ection 8. KRS 13A.250 is amended to read as follows:
3	(1)	An a	dministrative body that promulgates an administrative regulation shall consider
4		the c	ost that the administrative regulation may cause state or local government and
5		regul	ated entities to incur.
6	(2)	(a)	A two (2) part cost analysis shall be completed for each administrative
7			regulation.
8		(b)	The first part of the cost analysis shall include the projected cost or cost
9			savings to the Commonwealth of Kentucky and each of its affected agencies,
10			and the projected cost or cost savings to affected local governments, including
11			cities, counties, fire departments, and school districts.
12		(c)	The second part of the cost analysis shall include the projected cost or cost
13			savings to the regulated entities affected by the administrative regulation.
14		(d)	Agencies or entities affected by the administrative regulation may submit
15			comments in accordance with KRS 13A.270(1) to the promulgating
16			administrative body or to a legislative committee reviewing the administrative
17			regulation.
18	(3)	Each	administrative body that promulgates an administrative regulation shall
19		prepa	are and submit with the administrative regulation a fiscal note. The fiscal note
20		shall	state:
21		(a)	The number of the administrative regulation;
22		(b)	The name, <i>email</i> [e-mail] address, and telephone number of the contact person
23			of the administrative body identified pursuant to KRS 13A.220(6)(d), and, if
24			applicable, the name, email[e-mail] address, and telephone number of an

(c) Each unit, part, or division of state or local government the administrative regulation will affect;

alternate person to be contacted with specific questions about the fiscal note;

Page 24 of 58

XXXX 2/11/2025 9:53 AM

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(d) In detail, the aspect or service of state or local government to which the

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2		admin	istrative regulation relates, including identification of the applicable
3		state (or federal statute or regulation that mandates the aspect or service or
4		author	rizes the action taken by the administrative regulation;
5		(e) The e	stimated effect of the administrative regulation on the expenditures and
6		reveni	ues of a state or local government agency or regulated entity for the first
7		full y	ear and for subsequent years the administrative regulation will be in
8		effect	. The administrative body shall provide a narrative to explain the fiscal
9		impac	t of the administrative regulation and the methodology and resources it
10		used t	o determine the fiscal impact; and
11		(f) <u>1.</u>	The conclusion of the promulgating administrative body as to whether
12		1	the administrative regulation will have a major economic impact <u>on</u> [, as
13		•	defined in KRS 13A.010, to] state and local government and regulated
14		(entities for the first full year the administrative regulation will be in
15		9	effect or for subsequent years if different;[,] and
16		<u>2.</u>	An explanation of the methodology and resources used by the
17		:	administrative body to reach this conclusion.
18	(4)	If an admi	nistrative body files an amendment to an administrative regulation
19		pursuant to	subsection (3) of Section 16 of this Act for a legislative committee
20		meeting, th	e administrative body shall:
21		(a) Consi	der the cost of the amendment as established in subsection (2) of this
22		<u>sectio</u>	n; and
23		(b) Prepa	re and submit a fiscal note as established in subsection (3) of this
24		sectio	<u>n.</u>
25	<u>(5)</u>	Any admini	strative body may request the advice and assistance of the Commission
26		in the prepa	ration of the fiscal note.
27		→ Section 9	O. KRS 13A.255 is amended to read as follows:

 $Page\ 25\ of\ 58$ XXXX \ 2/11/2025\ 9:53\ AM \ Jacketed

1	(1)	<u>(a)</u>	Within five (5) working days of the filing of an <u>emergency or</u> ordinary
2			administrative regulation that <u>would</u> [proposes to] establish or increase fees,
3			except those fees exempted by KRS 13A.100(3), an administrative body shall
4			mail or <i>email</i> [e-mail] a notice containing the information required by
5			subsection (2) of this section, to each state association, organization, or other
6			body representing a person or entity affected by the administrative regulation.
7		<u>(b)</u>	If an emergency administrative regulation is filed with an identical ordinary
8			administrative regulation, the administrative body may include both
9			administrative regulations in the same notice.
10	(2)	The	notice shall include the following information:
11		(a)	The name of the administrative body that filed the [proposed] administrative
12			regulation;
13		(b)	A statement that the administrative body has promulgated an administrative
14			regulation that establishes or increases fees;
15		(c)	A summary of the administrative regulation that includes:
16			1. The amount of each fee being established;
17			2. The amount of any increases to any fees previously established; and
18			3. The necessity for the establishment or increase in the fees;
19		(d)	A statement that a person or entity may contact the administrative body for
20			additional information;
21		(e)	The time, date, and place of the scheduled public hearing;
22		(f)	The deadline for submitting written comments as established in KRS
23			13A.270(1)(c); and
24		(g)	The name, mailing address, email address, and telephone number of
25			the contact person for the administrative body identified pursuant to KRS
26			13A.220(6)(d).
27		→ S	ection 10. KRS 13A.270 is amended to read as follows:

Page 26 of 58

XXXX 2/11/2025 9:53 AM

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1	(1)	(a)	In addition to the public comment period required by paragraph (c) of this
2			subsection, following publication in the Administrative Register of the text of
3			an administrative regulation, the administrative body shall, unless authorized
4			to cancel the hearing pursuant to subsection (7) of this section, hold a hearing,
5			open to the public, on the administrative regulation.
6		(b)	The public hearing for an:

- Ordinary administrative regulation shall not be held before the twentyfirst day or after the last workday of the month following the month in which the administrative regulation is published in the Administrative Register; or
- 2. Emergency administrative regulation shall not be held before the twenty-first day or after the last workday of the month in which the administrative regulation is published in the Administrative Register.

Nothing in this paragraph shall preclude the administrative body from holding additional public hearings in addition to the hearing mandated in subparagraph 1. or 2. of this paragraph.

- (c) The administrative body shall accept written comments regarding the administrative regulation during the comment period. The comment period shall begin on the date the administrative regulation is filed with the regulations compiler and:
 - For an ordinary administrative regulation, shall run until 11:59 p.m. on the last day of the calendar month following the month in which the administrative regulation was published in the Administrative Register; or
 - 2. For an emergency administrative regulation, shall run until 11:59 p.m. on the last day of the calendar month in which the administrative regulation is published in the Administrative Register.

Page 27 of 58

XXXX 2/11/2025 9:53 AM

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1	(2)	Eacl	administrative regulation shall state:		
2		(a)	The place, time, and date of the scheduled public hearing;		
3		(b)	The manner in which interested persons shall submit their:		
4			1. Notification of attending the public hearing; and		
5			2. Written comments;		
6		(c)	That notification of attending the public hearing shall be transmitted to the		
7			administrative body no later than five (5) workdays prior to the date of the		
8			scheduled public hearing;		
9		(d)	The deadline for submitting written comments regarding the administrative		
10			regulation in accordance with subsection (1)(c) of this section; and		
11		(e)	The name, position, mailing address, email[e-mail] address, and telephone		
12			and facsimile numbers of the person to whom a notification and written		
13			comments shall be transmitted.		
14	(3)	(a)	A person who wishes to be notified that an administrative body has filed an		
15			administrative regulation shall:		
16			1. Contact the administrative body by telephone or written letter to request		
17			that the administrative body send the information required by paragraph		
18			(c) or (d) or (e) of this subsection to the person; or		
19			2. Complete an electronic registration form located on a centralized state		
20			government website Web site developed and maintained by the		
21			Commonwealth Office of Technology pursuant to subsection (13) of		
22			this section.		
23		(b)	A registration submitted pursuant to paragraph (a) of this subsection shall:		
24			1. Indicate whether the person wishes to receive notification regarding:		
25			a. All administrative regulations promulgated by an administrative		
26			body; or		

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Each administrative regulation that relates to a specified subject

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1		area. The subject areas shall be provided by the administrative
2		bodies and shall be listed on the centralized state government
3		website[Web site] in alphabetical order;
4		2. Include a request for the person to provide an <u>email</u> [e-mail] address in
5		order to receive regulatory information electronically;
6		3. Be valid for a period of four (4) years from the date the registration is
7		submitted, or until the person submits a written request to be removed
8		from the notification list, whichever occurs first; and
9		4. Be transmitted to the promulgating administrative body, if the
10		registration was made through the centralized state government
11		website[Web site]. The collected email[e-mail] addresses shall be used
12		solely for the purposes of this subsection and shall not be sold,
13		transferred, or otherwise made available to third parties, other than the
14		promulgating administrative body.
15	(c)	An administrative body that promulgates administrative regulations shall:
16		1. Request that the Commonwealth Office of Technology add it to the
17		centralized state government website if the administrative body is not
18		already included;
19		2. Maintain a list of registrations transmitted to the body pursuant to
20		paragraph (b)4. of this subsection;
21		3. Establish a method to transfer the registrations if there are personnel
22		changes or other disruptions; and
23		4. Communicate updates to subject areas and contact persons to the
24		Commonwealth Office of Technology as needed.
25	<u>(d)</u>	A copy of the administrative regulation as filed, and all attachments required
26		by KRS 13A.230(1), shall be <i>emailed by the administrative body</i> [e-mailed]:
27		1. To every person who has:

Page 29 of 58

XXXX 2/11/2025 9:53 AM

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1		a. Registered pursuant to paragraph (a) of this subsection; and
2		b. Provided an email[e-mail] address as part of the registration
3		request;
4	2.	Within five (5) working days after the date the administrative regulation
5		is filed with the Commission; and
6	3.	With a request from the administrative body that affected individuals,
7		businesses, or other entities submit written comments that identify the
8		anticipated effects of the proposed administrative regulation.
9	<u>(e)[(d)]</u>	Within five (5) working days after the date the administrative regulation
10	is fi	led with the Commission, the administrative body shall mail the following
11	info	rmation to every person who has registered pursuant to paragraph (a) of
12	this	subsection but did not provide an <i>email</i> [e-mail] address:
13	1.	A cover letter from the administrative body requesting that affected
14		individuals, businesses, or other entities submit written comments that
15		identify the anticipated effects of the proposed administrative regulation;
16	2.	A copy of the regulatory impact analysis required by KRS 13A.240
17		completed in detail sufficient to put the individual on notice as to the
18		specific contents of the administrative regulation, including all proposed
19		amendments to the administrative regulation; and
20	3.	A statement that a copy of the administrative regulation may be obtained
21		from the Commission's website [Web site], which can be accessed on-
22		line through public libraries or any computer with internet access. The
23		Commission's <u>website</u> [Web_site] address shall be included in the
24		statement.
25	[(e) An	administrative body shall not be required to send a copy of an
26	adm	inistrative regulation that was amended after comments in accordance
27	with	KRS 13A.280 to persons who have registered pursuant to paragraph (a)

Page 30 of 58

XXXX 2/11/2025 9:53 AM

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1			of this subsection, unless the person requested a copy pursuant to KRS
2			13A.280(8).]
3	(4)	(a)	If small business may be impacted by an administrative regulation, the
4			administrative body shall <u>email[e-mail]</u> a copy of the administrative
5			regulation as filed, and all attachments required by KRS 13A.230(1), to the
6			chief executive officer of the Commission on Small Business Innovation and
7			Advocacy within five (5) working days [one (1) working day] after the date
8			the administrative regulation is filed with the Commission.
9		(b)	The <u>email</u> [e mail] shall include a request from the administrative body that
10			the Commission on Small Business Innovation and Advocacy review the
11			administrative regulation in accordance with KRS 11.202(1)(e) and submit its
12			report or comments in accordance with the deadline established in subsection
13			(1)(c) of this section. A copy of the report shall be filed with the regulations
14			compiler.
15		(c)	An administrative body shall not be required to send a copy of an
16			administrative regulation that was amended after comments in accordance
17			with KRS 13A.280 to the Commission on Small Business Innovation and
18			Advocacy, unless its chief executive officer requested a copy pursuant to KRS
19			13A.280(8).
20	(5)	(a)	If a local government may be impacted by an administrative regulation, the
21			administrative body shall send, by email[e-mail] if the local government has
22			an email[e-mail] address, a copy of the administrative regulation as filed and
23			all attachments required by KRS 13A.230(1) to each <u>impacted</u> local
24			government in the state within <u>five (5) working days</u> [one (1) working day]
25			after the date the administrative regulation is filed with the Commission. If the
26			local government does not have an email address, the material shall
27			not be sent.

Page 31 of 58

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1	(b)	The <u>email</u> [e-mail] shall include a request from the administrative body that
2		the local government review the administrative regulation in the same manner
3		as would the Commission on Small Business Innovation and Advocacy under
4		KRS 11.202(1)(e), and submit its report or comments in accordance with the
5		deadline established in subsection (1)(c) of this section. A copy of the report
6		or comments shall be filed with the regulations compiler.
7	(c)	An administrative body shall not be required to send a copy of an
8		administrative regulation that was amended after comments in accordance
9		with KRS 13A.280 to a local government, unless its contact person requested

- with KRS 13A.280 to a local government, unless its contact person requested a copy pursuant to KRS 13A.280(8).
- 11 (6) Persons desiring to be heard at the hearing shall notify the administrative body in 12 writing as to their desire to appear and testify at the hearing not less than five (5) 13 workdays before the scheduled date of the hearing.

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- (7) The administrative body shall immediately notify the regulations compiler by letter if:
- 16 (a) No written notice of intent to attend the public hearing is received by the 17 administrative body at least five (5) workdays before the scheduled hearing, 18 and it chooses to cancel the public hearing; and
- 19 (b) No written comments have been received by the close of the last day of the 20 public comment period.
- 21 (8) (a) 1. Upon receipt from interested persons of their intent to attend a public 22 hearing, the administrative body shall notify the regulations compiler by 23 letter that the public hearing shall be held.
 - 2. If the public hearing is held but no comments are received during the hearing, the administrative body shall notify the regulations compiler by letter that the public hearing was held and that no comments were received.

I		(b) Upon receipt of written comments, the administrative body shall notify the
2		regulations compiler by letter that written comments have been received.
3	(9)	If the notifications required by subsections (7) and (8) of this section are not
4		received by the regulations compiler by close of business on the second workday of
5		the calendar month following the end of the public comment period, the
6		administrative regulation shall be deferred to the next regularly scheduled meeting
7		of the subcommittee.
8	(10)	The notifications required by subsections (7) and (8) of this section shall be made
9		by letter. The letter may be sent by <u>email</u> [e-mail] if the administrative body uses ar
10		electronic signature and letterhead for the <u>emailed</u> [e-mailed] document.
11	(11)	Every hearing shall be conducted in such a manner as to guarantee each person who
12		wishes to offer comment a fair and reasonable opportunity to do so, whether or no
13		such person has given the notice contemplated by subsection (6) of this section. No
14		transcript need be taken of the hearing, unless a written request for a transcript is
15		made, in which case the person requesting the transcript shall have the
16		responsibility of paying for same. A recording may be made in lieu of a transcrip
17		under the same terms and conditions as a transcript. This section shall not preclude
18		an administrative body from making a transcript or making a recording if it so
19		desires.
20	(12)	Nothing in this section shall be construed as requiring a separate hearing on each
21		administrative regulation. Administrative regulations may be grouped at the
22		convenience of the administrative body for purposes of hearings required by this
23		section.
24	(13)	The Commonwealth Office of Technology shall administer a centralized state
25		government website that provides:
26		(a) The electronic registration notification form required by subsection (3)(a) of
27		this section;

Page 33 of 58 XXXX 2/11/2025 9:53 AM Jacketed

1		<u>(b)</u>	Up-to-date contact information and subject areas for promulgating
2			administrative bodies; and
3		<u>(c)</u>	A form or contact information for an administrative body to:
4			1. Request to be added to the website if not already included; and
5			2. Add or change its subject areas and contact persons published on the
6			<u>website.</u>
7		→ S	ection 11. KRS 13A.280 is amended to read as follows:
8	(1)	Foll	owing the last day of the comment period, the administrative body shall give
9		cons	sideration to all comments received at the public hearing and all written
10		com	ments received during the comment period, including:
11		(a)	Any report filed by the Commission on Small Business Innovation and
12			Advocacy in accordance with KRS 11.202(1)(e) and 13A.270(4), or by a local
13			government in accordance with KRS 11.202(1)(e) and 13A.270(5); and
14		(b)	Any comments regarding the administrative regulation's major economic
15			impact[, as defined in KRS 13A.010,] as submitted by agencies, local
16			governments, or regulated entities.
17	(2)	(a)	Except as provided in paragraph (b) of this subsection, the administrative
18			body shall file with the Commission on or before 12 noon, eastern time, on
19			the fifteenth day of the calendar month following the end of the public
20			comment period the statement of consideration relating to the administrative
21			regulation and, if applicable, the amended after comments version.
22		(b)	If the administrative body has received a significant number of public
23			comments:
24			1. It may extend the time for filing the statement of consideration for an
25			ordinary administrative regulation and, if applicable, the amended after
26			comments version by notifying the regulations compiler in writing on or
27			before 12 noon, eastern time, on the fifteenth day of the calendar month

 $Page \ 34 \ of \ 58$ XXXX \ 2/11/2025 9:53 \ AM \ Jacketed

1				follo	owing the end of the public comment period; and
2			2.	The	administrative body shall file the statement of consideration for an
3				ordi	nary administrative regulation and, if applicable, the amended after
4				com	ments version, with the Commission on or before 12 noon, eastern
5				time	e, no later than the fifteenth day of the second calendar month
6				follo	owing the end of the public comment period.
7	(3)	(a)	If th	ne adm	inistrative regulation is amended as a result of the hearing or written
8			com	ments	received, the administrative body shall <u>file[forward]</u> the items
9			spec	cified	in this paragraph with [to] the regulations compiler by 12 noon,
10			east	ern ti	me, on the applicable deadline specified in subsection (2) of this
11			sect	ion:	
12			1.	The	original and <u>four (4)</u> [five (5)] copies of the administrative
13				regu	lation indicating any amendments resulting from comments
14				rece	ived at the public hearing and during the comment period. The
15				ame	ndments shall be indicated in:
16				a.	The original wording for an ordinary administrative regulation;
17					or]
18				b.	The original wording for an emergency administrative
19					regulation; or
20				<u>c.</u>	The wording of an emergency administrative regulation as
21					amended, for an emergency administrative regulation that was
22					amended at a legislative committee meeting pursuant to KRS
23					13A.190(3);
24			2.	The	original and <u>four (4)[five (5)]</u> copies of the statement of
25				cons	sideration as required by subsection (2) of this section, attached to
26				the 1	back of the original and each copy of the administrative regulation;
27				and	

Page 35 of 58

XXXX 2/11/2025 9:53 AM

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1		3. The regulatory impact analysis, tiering statement, federal mandate
2		comparison if applicable, and [or] fiscal note on local government].
3		These documents shall reflect changes resulting from amendments made
4		after the public hearing.
5	(b)	1. Each [The] original [and four (4) copies of the] amended after comments
6		version, the statement of consideration, and the attachments required by
7		paragraph (a)3. of this subsection shall be single-sided and stapled in
8		the top left corner.
9		2. One (1) of the copies shall be single-sided and unstapled.
10		3. The other three (3) copies shall be stapled in the top left corner and
11		may be double-sided[The fifth copy shall not be stapled].
12	(c)	At the same time as, or prior to, filing the paper version, the administrative
13		body shall file an electronic version of the amended after comments version,
14		the statement of consideration, and the required attachments saved as a single
15		document for each amended after comments administrative regulation in an
16		electronic format approved by the regulations compiler.
17	<u>(d)</u>	Within five (5) working days after filing an amended after comments
18		version, an administrative body shall:
19		1. Prominently display on its website:
20		a. A notice that an amended after comments version has been filed
21		with the Commission;
22		b. A summary of the amended after comments version including:
23		i. The number of the administrative regulation;
24		ii. The title of the administrative regulation; and
25		iii. A brief explanation of the changes made; and
26		c. Information on how to access the amended after comments
27		version on the Commission's website; and

Page 36 of 58

XXXX 2/11/2025 9:53 AM

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1			2. Email the amended after comments version and statement of
2			consideration as filed, and all attachments required by paragraph (a)3.
3			of this subsection, to every person who has registered pursuant to
4			subsection (3)(a)2. of Section 10 of this Act and provided an email
5			address as part of the registration request.
6		<u>(e)</u>	Material incorporated by reference that is amended after comments shall be
7			filed, and if applicable, displayed in the manner required by Section 6 of
8			this Act.
9	(4)	(a)	If the administrative regulation is not amended as a result of the public
10			hearing, or written comments received, the administrative body shall file the
11			original and four (4)[five (5)] copies of the statement of consideration with
12			the regulations compiler by 12 noon, eastern time, on the deadline established
13			in subsection (2) of this section.
14			1. Each original statement of consideration shall be single-sided and
15			stapled in the top left corner.
16			2. One (1) of the copies shall be single-sided and unstapled.
17			3. The other three (3) copies [The original and four (4) copies of the
18			statement of consideration] shall be stapled in the top left corner and
19			may be double-sided[. The fifth copy of each statement of consideration
20			shall not be stapled].
21		(b)	If the statement of consideration covers multiple administrative regulations
22			that were not amended as a result of the public hearing or written comments
23			<u>received</u> [, as authorized by subsection (6)(g)1. of this section], the
24			administrative body shall file with the regulations compiler:
25			1. The original and <u>four (4)[five (5)]</u> copies of the statement of
26			consideration as required by paragraph (a) of this subsection; and
27			2. Two (2) additional unstapled, <i>single-sided</i> copies of the statement of

Page 37 of 58

XXXX 2/11/2025 9:53 AM

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1			consideration for each additional administrative regulation included in
2			the group of administrative regulations.
3		(c)	At the same time as, or prior to, filing the paper version, the administrative
4			body shall file an electronic version of the statement of consideration saved as
5			a single document for each statement of consideration in an electronic format
6			approved by the regulations compiler.
7	(5)	If co	omments are received either at the public hearing or during the public comment
8		peri	od, the administrative regulation shall be deferred to the next regularly
9		sche	eduled meeting of the subcommittee following the month in which the statement
10		of co	onsideration is due.
11	(6)	The	format for the statement of consideration shall be as follows:
12		(a)	The statement shall be typewritten on white paper, size eight and one-half (8-
13			1/2) by eleven (11) inches. Copies of the statement may be mechanically
14			reproduced;
15		(b)	The first page of the statement of consideration shall have a two (2) inch top
16			margin;
17		(c)	The heading of the statement shall consist of the words "STATEMENT OF
18			CONSIDERATION RELATING TO" followed by the number of the
19			administrative regulation that was the subject of the public hearing and
20			comment period and the name of the promulgating administrative body. The
21			heading shall be centered. This shall be followed by the words "Not Amended
22			After Comments," "Emergency Not Amended After Comments," "Amended
23			After Comments," or "Emergency Amended After Comments," whichever is
24			applicable;
25		(d)	If a hearing has been held or written comments received, the heading is to be
26			followed by:
27			1. A statement setting out the date, time and place of the hearing, if the

Page 38 of 58

XXXX 2/11/2025 9:53 AM

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1			hearing was held;
2		2.	A list of those persons who attended the hearing or who submitted
3			comments and the organization, agency, or other entity represented, if
4			applicable; and
5		3.	The name and title of the representative of the promulgating
6			administrative body;
7	(e)	<u>1.</u>	Following the general information, the promulgating administrative
8			body shall summarize the comments received at the public hearing and
9			during the comment period and the response of the promulgating
10			administrative body. Each subject commented upon shall be
11			summarized in a separate numbered paragraph. Each numbered
12			paragraph shall contain two (2) subsections:
13			<u>a.[1.]</u> Subsection (a) shall be labeled "Comment," shall identify the name
14			of the person, and the organization represented if applicable, who
15			made the comment, and shall contain a summary of the comment;
16			and
17			<u>b.[2.]</u> Subsection (b) shall be labeled "Response" and shall contain the
18			response to the comment by the promulgating administrative body.
19		<u>2.</u>	If administrative regulations were considered as a group and a
20			comment relates to one (1) or more of the administrative regulations,
21			the summary of the comment and response shall specify each
22			administrative regulation to which it applies;
23	(f)	<u>1.</u>	Following the summary of the [and] comments and responses, the
24			promulgating administrative body shall [:
25		1.	Summarize the statement of consideration and the action taken by the
26			administrative body as a result of comments received at the public
27			hearing and during the comment period.[; and]

1		2. If administrative regulations were considered as a group, a separate
2		summary and action taken shall be provided for each administrative
3		regulation[If amended after the comment period, list the changes made
4		to the administrative regulation in the format prescribed by KRS
5		13A.320(2)(c) and (d)] ; and
6		(g)[1. If administrative regulations were considered as a group at a public
7		hearing, one (1) statement of consideration may include the group of
8		administrative regulations. If a comment relates to one (1) or more of
9		the administrative regulations in the group, the summary of the
10		comment and response shall specify each administrative regulation to
11		which it applies.
12		2.] Emergency administrative regulations shall be in a separate statement of
13		consideration from ordinary administrative regulations.
14	(7)	If the administrative regulation is amended pursuant to subsection (3) of this
15		section, the full text of the administrative regulation shall be published in the
16		Administrative Register. The changes made to the administrative regulation shall be
17		typed in bold and made in the format prescribed by KRS 13A.222(2). The
18		administrative regulation shall be reviewed by the Administrative Regulation
19		Review Subcommittee after such publication.
20	(8)	If requested, copies of the statement of consideration and, if applicable, the
21		amended after comments version of the administrative regulation shall be made
22		available by the promulgating administrative body to persons attending the hearing
23		or submitting comments or who specifically request a copy from the administrative
24		body.
25		→ Section 12. KRS 13A.290 is amended to read as follows:
26	(1)	(a) Except as provided by KRS 158.6471 and 158.6472, the Administrative
27		Regulation Review Subcommittee shall meet monthly to review

Page 40 of 58

XXXX 2/11/2025 9:53 AM

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1			administrative regulations prior to close of business on the fifteenth day of the
2			calendar month.
3		(b)	The agenda shall:
4			1. Include each administrative regulation that completed the public
5			comment process;
6			2. Include each administrative regulation for which a statement of
7			consideration was received on or before 12 noon, eastern time, on the
8			fifteenth day of the prior calendar month;
9			3. Include each effective administrative regulation that the subcommittee
10			has decided to review;
11			4. Include each administrative regulation that was deferred from the prior
12			month's meeting of the subcommittee; and
13			5. Not include an administrative regulation that is deferred, withdrawn,
14			expired, or automatically taken off the agenda under the provisions of
15			this chapter.
16		(c)	Review of an administrative regulation shall include the entire administrative
17			regulation and all attachments filed with the administrative regulation. The
18			review of amendments to existing administrative regulations shall not be
19			limited to only the changes proposed by the promulgating administrative
20			body.
21	(2)	The	meetings shall be open to the public.
22	(3)	Publ	ic notice of the time, date, and place of the Administrative Regulation Review
23		Sub	committee meeting shall be given in the Administrative Register.
24	(4)	(a)	A representative of the administrative body for an administrative regulation
25			under consideration shall be present to explain the administrative regulation
26			and to answer questions thereon.

Page 41 of 58

XXXX 2/11/2025 9:53 AM

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(b)

If a representative of the administrative body with authority to amend, defer,

1		and answer questions about a filed ordinary or emergency administrative
2		regulation is not present at the subcommittee meeting:[,]
3		1. The administrative regulation shall be deferred to the next regularly
4		scheduled meeting of the subcommittee; and
5		2. The subcommittee may make a determination pursuant to KRS
6		13A.030(2), (3), and (4), or subsection (3) of Section 3 of this Act.
7		(c) If a representative of <u>the[an]</u> administrative body <u>with authority to defer and</u>
8		answer questions about[for] an effective administrative regulation fails to
9		appear before the subcommittee, the subcommittee may:
10		1. Defer the administrative regulation to the next regularly scheduled
11		meeting of the subcommittee; <u>and</u> [or]
12		2. Make a determination pursuant to KRS 13A.030(2), (3), and (4), or KRS
13		13A.190(3).
14	(5)	Following the meeting and before the next regularly scheduled meeting of the
15		Commission, the Administrative Regulation Review Subcommittee shall forward to
16		the Commission its findings, recommendations, or other comments it deems
17		appropriate in writing. The Administrative Regulation Review Subcommittee shall
18		also forward to the Commission its findings, recommendations, or other comments
19		it deems appropriate on an effective administrative regulation it has reviewed. The
20		Administrative Regulation Review Subcommittee's findings shall be published in
21		the Administrative Register.
22	(6)	(a) After review by the Administrative Regulation Review Subcommittee, the
23		Commission shall, on the first Wednesday of the following month, or if the
24		first Wednesday is a legal holiday, the next workday of the month, assign a
25		filed administrative regulation to a legislative committee with subject matter
26		jurisdiction.
27		(b) Upon notification of the assignment by the Commission, the legislative

 $Page \ 42 \ of \ 58$ XXXX \ 2/11/2025 9:53 AM Jacketed

I			committee to which the administrative regulation is assigned shall notify the
2			regulations compiler:
3			1. Of the date, time, and place of the meeting at which it will consider the
4			administrative regulation; or
5			2. That it will not meet to consider the administrative regulation.
6	(7)	(a)	Within ninety (90) days of the assignment, the legislative committee may hold
7			a public meeting during which the administrative regulation shall be
8			reviewed.
9		(b)	If the ninetieth day of the assignment falls on a Saturday, Sunday, or holiday,
10			the deadline for review shall be the workday following the Saturday, Sunday,
11			or holiday.
12		(c)	1. If the administrative regulation is assigned to an interim joint committee
13			and a session of the General Assembly begins during the review period,
14			the assignment shall transfer to the Senate and House standing
15			committees with subject matter jurisdiction.
16			2. If the administrative regulation is assigned to Senate and House standing
17			committees and a session of the General Assembly adjourns sine die
18			during the review period, the assignment shall transfer to the interim
19			joint committee with subject matter jurisdiction.
20			3. An administrative regulation may be transferred more than one (1) time
21			under this paragraph. A transfer shall not extend the review period
22			established by this subsection.
23		(d)	Notice of the time, date, and place of the meeting shall be placed in the
24			legislative calendar.
25	(8)	Exc	ept as provided in subsection (9) of this section, a legislative committee shall be
26		emp	owered to make the same determinations and to exercise the same authority as
27		the A	Administrative Regulation Review Subcommittee.

Page 43 of 58

XXXX 2/11/2025 9:53 AM

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1	(9)	(a)	This	subsection	shall	apply	to	<u>ordinary</u>	and	emergency	administrative
2			regula	ations filed v	with th	e Com	miss	sion.			

- (b) A majority of the entire membership of the legislative committee shall constitute a quorum for purposes of reviewing administrative regulations.
 - (c) In order to amend an administrative regulation pursuant to KRS 13A.320, defer an administrative regulation pursuant to KRS 13A.300, or find an administrative regulation deficient pursuant to KRS 13A.030(2), (3), or (4) or 13A.190(3), the motion to amend, defer, or find deficient shall be approved by a majority of the entire membership of the legislative committee. Additionally, during a session of the General Assembly, standing committees of the Senate and House of Representatives shall agree in order to amend an administrative regulation, defer an administrative regulation, or find an administrative regulation deficient by:
 - 1. Meeting separately; or

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- 2. Meeting jointly. If the standing committees meet jointly, it shall require a majority vote of Senate members voting and a majority of House members voting, as well as the majority vote of the entire membership of the standing committees meeting jointly, in order to take action on the administrative regulation.
- 20 (10) (a) The quorum requirements of subsection (9)(b) of this section shall apply to an effective administrative regulation under review by a legislative committee.
- 22 (b) A motion to find an effective administrative regulation deficient shall be 23 approved by:
 - A majority of the entire membership of the Administrative Regulation Review Subcommittee; or
 - 2. A legislative committee in accordance with subsection (9)(c) of this section.

1	(11)	(a)	Upon adjournment of the meeting at which a legislative committee has
2			considered an administrative regulation pursuant to subsection (7) or (10) of
3			this section, the legislative committee shall inform the regulations compiler of
4			its findings, recommendations, or other action taken on the administrative
5			regulation.
6		(b)	Following the meeting and before the next regularly scheduled meeting of the
7			Commission, the legislative committee shall forward to the Commission its
8			findings, recommendations, or other comments it deems appropriate in
9			writing. The legislative committee's findings shall be published in the
10			Administrative Register.
11		→ Se	ection 13. KRS 13A.300 is amended to read as follows:
12	(1)	The	administrative body that promulgated an administrative regulation may request
13		that	consideration of the administrative regulation be deferred by a legislative
14		com	mittee.
15	(2)	The	deferral of an administrative regulation scheduled for review by the
16		Adn	ninistrative Regulation Review Subcommittee shall be governed by KRS
17		13A	.020(4) and the following:
18		(a)	A request for deferral of an ordinary administrative regulation filed with the
19			Commission shall be automatically granted if:
20			1. The administrative body submits a written letter to the regulations
21			compiler; and
22			2. The letter is received prior to the subcommittee meeting;
23		(b)	A request for deferral of an effective administrative regulation or an
24			emergency administrative regulation may be granted if:
25			1. The administrative body submits a written letter to the regulations
26			compiler;

Page 45 of 58

XXXX 2/11/2025 9:53 AM

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The letter is received prior to the subcommittee meeting; and

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1			3. Approved by the co-chairs of the Administrative Regulation Review
2			Subcommittee;
3		(c)	A request for deferral may be granted at the discretion of the subcommittee if
4			the request is made by the administrative body orally at a meeting of the
5			subcommittee;
6		(d)	The subcommittee may request that consideration of an administrative
7			regulation be deferred by the promulgating administrative body. Upon receipt
8			of the request, the promulgating administrative body may agree to defer
9			consideration of the administrative regulation;
10		(e)	Except as provided in paragraph (f) of this subsection, an administrative
11			regulation that has been deferred shall be placed on the agenda of the next
12			scheduled meeting of the subcommittee. If it is an administrative regulation
13			filed with the Commission, the subcommittee shall consider the administrative
14			regulation as if it had met all other requirements of filing. Repromulgation
15			shall not be required in those cases; and
16		(f)	An administrative regulation shall not be deferred under this subsection more
17			than twelve (12) times.
18	(3)	(a)	The deferral of a filed ordinary or emergency administrative regulation
19			referred to a second legislative committee or committees pursuant to KRS
20			13A.290(6) and (7) shall be governed by this subsection and the voting
21			requirements of KRS 13A.290(9).
22		(b)	1. A request for deferral <u>may be</u> [shall be automatically] granted if:
23			a. The administrative body submits a written letter to the regulations
24			compiler; [and]
25			b. The letter is received prior to the legislative committee meeting;
26			<u>and</u>
27			c. Approved by the presiding chair or chairs.

 $Page\ 46\ of\ 58$ XXXX \ 2/11/2025\ 9:53\ AM \ Jacketed

1			2.	A request for deferral may be granted at the discretion of the second
2				legislative committee if the request is made by the administrative body
3				orally at a meeting of the legislative committee.[; and]
4			3.	At a meeting of a legislative committee, the legislative committee may
5				request that consideration of an administrative regulation be deferred by
6				the promulgating administrative body. Upon receipt of the request, the
7				promulgating administrative body may agree to defer consideration of
8				the administrative regulation.
9		(c)	1.	An administrative regulation that is deferred may be placed on a
10				subsequent agenda of the legislative committee or committees within the
11				review period.
12			2.	Except as provided by subparagraph 3. of this paragraph, if a filed
13				ordinary administrative regulation that has been deferred is not placed
14				on a subsequent agenda within the review period, the administrative
15				regulation shall take effect at the expiration of the review period.
16			<u>3.</u>	a. If requested by the administrative body, an administrative
17				regulation may be deferred beyond the review period for an
18				additional ninety (90) days if the deferral is requested and
19				approved as established by paragraphs (b)1. and 2. of this
20				subsection.
21				b. If a filed ordinary administrative regulation that has been
22				deferred is not placed on a subsequent agenda within the
23				additional ninety (90) days, the administrative regulation shall
24				take effect at the expiration of the additional ninety (90) days.
25	(4)	(a)	The	deferral of an effective administrative regulation[or an emergency
26			adm	inistrative regulation] under review by a second legislative committee
27			shal	l be governed by this subsection and the voting requirements of KRS

1			13A.290(9).
2		(b)	A request for deferral may be granted if:
3			1. The administrative body submits a written letter to the regulations
4			compiler;
5			2. The letter is received prior to the legislative committee meeting; and
6			3. Approved by the presiding chair or chairs.
7		(c)	A request for deferral may be granted at the discretion of the legislative
8			committee if the request is made by the administrative body orally at a
9			meeting of the legislative committee.
10		(d) [The legislative committee may request that consideration of an administrative
11			regulation be deferred by the administrative body. Upon receipt of the request,
12			the administrative body may agree to defer consideration of the administrative
13			regulation.
14		(e)]	An administrative regulation that is deferred may be placed on a subsequent
15			agenda of the legislative committee.
16	(5)	Exce	ept as provided by KRS 13A.290(4):[,]
17		<u>(a)</u>	If a representative of an administrative body with authority to amend, defer,
18			and answer questions about a filed ordinary or emergency[whose]
19			administrative regulation <u>that</u> is scheduled for review fails to appear before a
20			legislative committee, the legislative committee in conformance with KRS
21			13A.290(9) may:
22			$\underline{I.\{(a)\}}$ Defer the administrative regulation to \underline{a} subsequent [the next
23			regularly scheduled] meeting of the legislative committee within the
24			<u>review period</u> ; <u>and</u> [or]
25			2.[(b)] Make a determination pursuant to KRS 13A.030(2), (3), and (4) or
26			13A.190(3) <u>; and</u>
27		(b)	If a representative of an administrative body with authority to defer and

1		answer questions about an effective administrative regulation that is
2		scheduled for review fails to appear before a legislative committee, the
3		legislative committee in conformance with subsection (9) of Section 12 of
4		this Act may:
5		1. Defer the administrative regulation to a subsequent meeting of the
6		legislative committee; and
7		2. Make a determination pursuant to KRS 13A.030(2), (3), and (4), or
8		subsection (3) of Section 3 of this Act.
9	<u>(6)</u>	An administrative regulation found deficient by a legislative committee may be
10		deferred if the administrative regulation is deferred in accordance with
11		subsection (4) of Section 12 of this Act and the provisions of this section.
12		→ Section 14. KRS 13A.312 is amended to read as follows:
13	(1)	If authority over a subject matter is transferred to another administrative body or if
14		the name of an administrative body is changed by statute or by executive order
15		during the interim between regular sessions of the General Assembly, the
16		administrative regulations of that administrative body in effect on the effective date
17		of the statutory change or the executive order shall remain in effect as they exist
18		until the administrative body that has been granted authority over the subject matter
19		amends or repeals the administrative regulations pursuant to KRS Chapter 13A.
20	(2)	After receipt of a written request, submitted pursuant to subsection (3) of this
21		section, to make changes to an administrative regulation pursuant to the statutory
22		change or executive order, the regulations compiler shall alter the administrative
23		regulations referenced in subsection (1) of this section to:
24		(a) Change the name of the administrative body pursuant to the provisions of the
25		statute or executive order; and
26		(b) Make any other technical changes necessary to carry out the provisions of the
27		statute or executive order if the changes do not affect the scope or substance

1		of the administrative regulation.					
2	(3)	(a) The administrative body that has been granted statutory authority over the					
3		subject matter shall provide to the regulations compiler in writing and in an					
4		electronic format approved by the regulations compiler:					
5		$\underline{I.\{(a)\}}$ A listing of the administrative regulations that require any					
6		changes; and					
7		2.[(b)] The specific names, terms, or other information to be changed.					
8		marked in the complete text of the existing administrative regulation					
9		in the format prescribed by KRS 13A.222(2).					
10		(b) If there are differences between the paper copy and the electronic version,					
11		the electronic version shall be the controlling version with those changes					
12		properly referenced].					
13	(4)	The administrative body that has been granted statutory authority over the subject					
14		matter shall submit new forms to replace forms previously incorporated by					
15		reference in an administrative regulation if the only changes on the form are the					
16		ame and mailing address of the administrative body. If there are additional					
17		hanges to a form incorporated by reference, the administrative body shall					
18		promulgate an amendment to the existing administrative regulation and make the					
19		changes to the material incorporated by reference in accordance with KRS					
20		13A.2255.					
21	(5)	If an administrative body is abolished by statute or executive order and the					
22		authority over its subject matter is not transferred to another administrative body,					
23		the Governor, or the secretary of the cabinet to which the administrative body was					
24		attached, shall promulgate an administrative regulation to repeal the existing					
25		administrative regulations that were promulgated by the abolished administrative					
26		body. The repeal shall be accomplished as provided by KRS 13A.310.					
27	(6)	If an executive order transfers authority over a subject matter to another					

Page 50 of 58

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1		adm	inistrative body or changes the name of an administrative body during the
2		inter	rim between regular sessions of the General Assembly, and the General
3		Asse	embly does not codify or confirm the executive order during the next regular
4		sess	ion, any and all administrative regulations promulgated to implement the
5		unco	onfirmed executive order shall be returned to their previous form by the
6		adm	inistrative body using the promulgation procedures established by KRS Chapter
7		13A	, including but not limited to:
8		(a)	Withdrawal of a proposed administrative regulation;
9		(b)	Amendment or repeal of an existing administrative regulation;
10		(c)	Promulgation of a new administrative regulation; or
11		(d)	Submission of technical changes in the manner established by subsections (3)
12			and (4) of this section.
13		→ S	ection 15. KRS 13A.315 is amended to read as follows:
14	(1)	An a	administrative regulation shall expire and shall not be reviewed by a legislative
15		com	mittee if:
16		(a)	It has not been reviewed or approved by the official or administrative body
17			with authority to review or approve;
18		(b)	The statement of consideration and, if applicable, the amended after
19			comments version are not filed on or before a deadline specified by this
20			chapter;
21		(c)	The administrative body has failed to comply with the provisions of this
22			chapter governing the filing of administrative regulations, the public hearing
23			and public comment period, or the statement of consideration; or
24		(d)	The administrative regulation is deferred pursuant to KRS 13A.300(2) more
25			than twelve (12) times

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(2)

(a)

An administrative regulation that has been found deficient by a legislative

committee shall be withdrawn immediately if, pursuant to KRS 13A.330, the

1	Governor b	nas deteri	mined tha	at it shall	be withdrawn.

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- (b) The Governor shall notify the regulations compiler in writing[and by telephone] that he or she has determined that the administrative regulation found deficient shall be withdrawn.
- (c) The written withdrawal of an administrative regulation governed by the provisions of this subsection shall be made in a letter to the regulations compiler in the following format: "Pursuant to KRS 13A.330, I have determined that (administrative regulation number and title) shall be (withdrawn, or withdrawn and amended to conform to the finding of deficiency, as applicable). The administrative regulation, (administrative regulation number and title), is hereby withdrawn."
 - (d) An administrative regulation governed by the provisions of this subsection shall be considered withdrawn upon receipt by the regulations compiler of the written withdrawal.
 - → Section 16. KRS 13A.320 is amended to read as follows:
- 16 (1) (a) An administrative body may amend <u>a filed ordinary or emergency[an]</u>
 17 administrative regulation at a legislative committee meeting with the consent
 18 of the legislative committee. A legislative committee may amend <u>a filed</u>
 19 <u>ordinary or emergency[an]</u> administrative regulation at a legislative
 20 committee meeting with the consent of the administrative body.
 - (b) An administrative regulation shall not be amended at a public meeting of a legislative committee unless the amendment concerns an issue that was related to the administrative regulation filed with the Legislative Research Commission and was:
- 25 1. Considered at the public hearing;
 - Raised pursuant to a comment received by the administrative body at the public hearing or during the public comment period pursuant to KRS

1			13A.280(1); or
2			3. Raised during the legislative committee meeting.
3		(c)	Nothing in this chapter shall be construed to require the administrative
4			regulation's resubmission or refiling or other action. The administrative
5			regulation may be adopted as amended.
6		(d)	Following approval of an amendment to an administrative regulation at a
7			legislative committee meeting, the administrative regulation as amended shall
8			be published in the Administrative Register, unless all amendments to the
9			administrative regulation that were made at the meeting of the legislative
10			committee:
11			1. Relate only to the formatting and drafting requirements of KRS
12			13A.220(5) and 13A.222(4)(b), (c), (i), (j), and (l); and
13			2. Do not alter the intent, meaning, conditions, standards, or other
14			requirements of the administrative regulation.
15		(e)	If the amendments to an administrative regulation made at a meeting of a
16			legislative committee meet the exception requirements of paragraph (d) of this
17			subsection, the regulations compiler shall publish a notice in the
18			Administrative Register that the administrative regulation was amended at a
19			legislative committee meeting only to comply with the formatting and drafting
20			requirements of this chapter.
21	(2)	<u>If</u> [W	Then] an administrative body intends to amend an administrative regulation at a
22		mee	ting of a legislative committee, the following requirements shall be met:
23		(a)	An amendment [Amendments] offered by the administrative body prior to a
24			legislative committee meeting shall be approved by the head of the
25			administrative body:[.]
26		(b)	The amendment[Amendments] shall be contained in a letter to the legislative

Page 53 of 58

XXXX 2/11/2025 9:53 AM

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committee. The letter shall:

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1		1.	Ider	ntify the administrative body;
2		2.	Stat	e the number and title of the administrative regulation;
3		3.	Be	dated; <u>and</u>
4		4.	Be i	filed with the regulations compiler: and at least three (3) workdays
5			prio	r to the meeting of the legislative committee if the amendments are
6			initi	ated by the administrative body; and
7		5.	Con	nply with the format requirements in paragraphs (c) and (d) of this
8			subs	section if the amendments are initiated by the administrative body.]
9	(c)	<u>The</u>	amer	ndment shall be made in one (1) of the following formats:
10		<u>1.</u>	<u>a.</u>	On separate lines, the amendment shall be identified by the
11				number of the:
12				<u>i.[1.]</u> Page;
13				<u>ii.</u> [2.]Section, subsection, paragraph, subparagraph, clause, or
14				subclause, as appropriate; and
15				<u>iii.</u> [3.] Line.
16			<u>b.</u> [(d)1.] If a word or phrase, whether or not underlined, is to be
17				deleted, the amendment shall identify the word or phrase to be
18				deleted and state that it is to be deleted. If a word or phrase is to be
19				replaced by another word or phrase, the amendment shall specify
20				the word or phrase that is to be deleted and shall specify the word
21				or phrase that is to be inserted in lieu thereof.
22			<u>c.[2</u>	-If new language is to be inserted, the amendment shall state that it
23				is to be inserted, and the new language shall be underlined.
24			<u>d.</u> [3	-If the amendment consists of no more than four (4) words, the
25				words shall be placed between quotation marks. If the amendment
26				consists of more than four (4) words, the amendment shall be
27				indented and not placed between quotation marks.

Page 54 of 58

XXXX 2/11/2025 9:53 AM

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1	$\underline{e.}$ [4.] If a section, subsection, paragraph, subparagraph, clause, or
2	subclause is to be deleted in its entirety, the amendment shall
3	identify it and state that it is deleted in its entirety, whether or not
4	it contains underlined or bracketed language[.
5	(3) If an amendment is drafted by legislative committee staff on behalf of a legislative
6	committee, the amendment shall be made:
7	(a) In the format required by subsection (2)(c) and (d) of this section]; or
8	\underline{a} . \underline{a} . \underline{b} By substituting the complete text of the administrative
9	regulation, with the proposed changes made to the administrative
10	regulation typed in bold, italicized, and in the format prescribed by
11	KRS 13A.222(2).
12	b. i. If the amendment is initiated by the administrative body,
13	the administrative body shall submit at the same time as, or
14	prior to, filing the paper version, an electronic version of
15	the amendment in a format approved by the regulations
16	<u>compiler.</u>
17	ii. If there are differences between the paper copy and the
18	electronic version of the amendment, the electronic version
19	shall be the controlling version.
20	(3) If the amendment is initiated by the administrative body, the amendment shall be:
21	(a) Filed at least three (3) working days prior to the meeting of the legislative
22	<u>committee;</u>
23	(b) Filed with an updated fiscal note as established by subsection (4) of Section
24	8 of this Act;
25	(c) Filed with a summary of the amendment and an explanation of its intent;
26	<u>and</u>
27	(d) Emailed as soon as practicable to every person who has registered pursuant

1			to subsection (3)(a)2. of Section 10 of this Act and provided an email
2			address as part of the registration request.
3	(4)	An a	amendment to an administrative regulation may be made orally at a legislative
4		com	mittee meeting if the requirements of subsection (1)(a) of this section are met.
5	(5)	Exce	ept for an amendment made orally pursuant to subsection (4) of this section:
6		(a)	For a meeting of the Administrative Regulation Review Subcommittee, an
7			administrative body shall submit <u>fifteen (15)</u> [twenty (20)] copies of an
8			amendment to an administrative regulation to the regulations compiler prior to
9			the Administrative Regulation Review Subcommittee meeting at which the
10			amendment will be considered and, if applicable, in accordance with the
11			deadline established in subsection $(3)(a)[(2)(b)4.]$ of this section; or
12		(b)	For a meeting of a legislative committee other than the Administrative
13			Regulation Review Subcommittee, an administrative body shall contact the
14			regulations compiler prior to the legislative committee meeting at which the
15			amendment will be considered to find out the number of copies needed for
16			that specific legislative committee. The original amendment and the specified
17			number of copies shall be submitted to the regulations compiler prior to the
18			legislative committee meeting at which the amendment will be considered
19			and, if applicable, in accordance with the deadline established in subsection
20			(3)(a)[(2)(b)4.] of this section.
21		→ S	ection 17. KRS 13A.335 is amended to read as follows:
22	(1)	(a)	A filed administrative regulation found deficient by a legislative committee
23			shall not be considered deficient if:
24			1. A subsequent amendment of that administrative regulation is filed with
25			the Commission by the administrative body;
26			2. The legislative committee that found the administrative regulation
27			deficient approves a motion that the subsequent amendment corrects the

Page 56 of 58

XXXX 2/11/2025 9:53 AM

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1		deficiency; and
2		3. Any legislative committee that reviews the administrative regulation
3		under the provisions of KRS Chapter 13A finds that the administrative
4		regulation is not deficient.
5	(b)	A filed administrative regulation found deficient by the Administrative
6		Regulation Review Subcommittee shall not be considered deficient if:
7		1. The administrative regulation is amended to correct the deficiency at a
8		meeting of \underline{a} [the] legislative committee[to which it was assigned by the
9		Commission];
10		2. $\underline{\underline{A}}$ [That] legislative committee does not determine that the administrative
11		regulation is deficient for any other reason; and
12		3. The Administrative Regulation Review Subcommittee approves a
13		motion that the deficiency has been corrected and that the administrative
14		regulation should not be considered deficient.
15	(c)	A filed administrative regulation found deficient by a legislative committee
16		with subject matter jurisdiction] shall not be considered deficient if the
17		legislative committee:
18		1. Reconsiders the administrative regulation and its finding of deficiency;
19		and
20		2. Approves a motion that the administrative regulation is not deficient.
21	(d)	If an amendment to an effective administrative regulation is going through the
22		KRS Chapter 13A promulgation process and is found deficient by a
23		legislative committee, the administrative regulation shall not be considered
24		deficient if the:
25		1. Administrative regulation was found deficient due to the amendment;
26		2. Promulgating administrative body has withdrawn the proposed

Page 57 of 58

XXXX 2/11/2025 9:53 AM

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amendment of the existing administrative regulation; and

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1			3. Regulations compiler has not received the Governor's determination
2			pursuant to KRS 13A.330.
3	(2)	If a	n effective administrative regulation is found deficient by a legislative
4		com	mittee, the administrative regulation shall not be considered deficient if the
5		legis	slative committee:
6		(a)	Reconsiders the administrative regulation and its finding of deficiency; and
7		(b)	Approves a motion that the administrative regulation is not deficient.
8	(3)	(a)	If an administrative regulation has been found deficient by a legislative
9			committee, the regulations compiler shall add the following notice to the
10			administrative regulation: "This administrative regulation was found deficient
11			by the [name of legislative committee] on [date]." This notice shall be the last
12			section of the administrative regulation.
13		(b)	If an administrative regulation has been found deficient by a legislative
14			committee, subsequent amendments of that administrative regulation filed
15			with the Commission shall contain the notice provided in paragraph (a) of this
16			subsection.
17		(c)	If an administrative regulation that has been found deficient by a legislative
18			committee has subsequently been determined not to be deficient under the
19			provisions of this section, the regulations compiler shall delete the notice
20			required by paragraph (a) of this subsection.