SB1024 FULLPCS1 Gerrid Kendrix-SW 4/7/2025 1:30:04 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES

State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>SB1024</u>
Page _____ Section _____ Lines ____ Of the printed Bill
Of the Engrossed Bill

By deleting the content of the entire measure, and by inserting in lieu thereof the following language: gerg

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Gerrid Kendrix

Adopted:

Reading Clerk

2 Ist Session of the 60th Legislature (2025) 3 PROPOSED COMMITTEL SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 1024 By: Bergstrom and Jett of the Senate 6 and 7 Market Bille NO. 1024 By: Bergstrom and Jett of the House 8 and 9 PROPOSED COMMITTEE SUBSTITUTE 10 An Act relating to the Administrative Procedures Act; amending 75 O.S. 2021, Section 303, which relates to adopting, amending, or repealing a rule; removing expedited rule repeal exception; requiring Governor 10 An Act relating to the Administrative Procedures Act; amending, or repealing a rule; removing expedited rule repeal exception; requiring Governor 12 or cabinet secretary approval within thirty days of proposed rule notice before an agency can proceed with the rulemaking process; adding a rule alternatives analysis to rule impact statement requirements; udding employee time and resource estimates to rule impact statement requirements; adding federal regulation summary and comparison to rule impact statement requirements; updating statutory language; providing an effective date; and declaring an emergency. 18 Image: Section 1. AMENDATORY 75 O.S. 2021, Section 303, is 19 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 20 SECTION 1. AMENDATORY 75 O.S. 2021, Section 303, is	1	STATE OF OKLAHOMA
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21 amended to read as follows:	20	SECTION 1. AMENDATORY 75 O.S. 2021, Section 303, is
	21	amended to read as follows:
22 Section 303. A. Prior to the adoption of any rule or amendmen	22	Section 303. A. Prior to the adoption of any rule or amendment
23 or revocation of a rule and except as provided for pursuant to the	23	or revocation of a rule and except as provided for pursuant to the
24	24	

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1 expedited rule repeal process provided in Section 9 of this act, the 2 agency shall:

3 1. Cause notice of any intended action to be published in "The
4 Oklahoma Register" pursuant to subsection B of this section;

For at least thirty (30) days after publication of the
 notice of the intended rulemaking action, afford a comment period
 for all interested persons to submit data, views, or arguments,
 orally or in writing. The agency shall consider fully all written
 and oral submissions respecting the proposed rule;

10 3. Hold a hearing, if required, as provided by subsection C of 11 this section;

12 4. Consider the effect its intended action may have on the various types of business and governmental entities. Except where 13 such modification or variance is prohibited by statute or 14 constitutional constraints, if an agency finds that its actions may 15 adversely affect any such entity, the agency may modify its actions 16 to exclude that type of entity, or may "tier" its actions to allow 17 rules, penalties, fines, or reporting procedures and forms to vary 18 according to the size of a business or governmental entity or its 19 ability to comply or both. For business entities, the agency shall 20 include a description of the probable quantitative and qualitative 21 impact of the proposed rule, economic or otherwise, and use 22 quantifiable data to the extent possible, taking into account both 23 short-term and long-term consequences; 24

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5. Consider the effect its intended action may have on the
 various types of consumer groups. If an agency finds that its
 actions may adversely affect such groups, the agency may modify its
 actions to exclude that type of activity; and

5 6. When an agency provides notice pursuant to paragraph 1 of this subsection, the agency shall provide one (1) electronic copy of 6 the complete text of the proposed rule, amendment, or revocation and 7 a copy of the notice to the Governor and to the appropriate cabinet 8 9 secretary. No agency may shall adopt any proposed rule, amendment, or revocation if unless, within thirty (30) days from providing 10 notice to the Governor and the appropriate cabinet secretary, the 11 12 agency receives express written disapproval approval from the 13 Governor or the cabinet secretary. If the Governor or the cabinet secretary disapproves a rule, the affected agency shall be notified 14 in writing of the reasons for disapproval. If, after thirty (30) 15 days of providing the notice to the Governor and the cabinet 16 secretary, the agency has not received an express written 17 disapproval approval, the agency may shall not proceed with the 18 rulemaking process. 19

B. The notice required by paragraph 1 of subsection A of thissection shall include, but not be limited to:

22 1. In simple language, a brief summary of the rule;

23 2. The proposed action being taken;

24 3. The circumstances which created the need for the rule;

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4. The specific legal authority, including statutory citations,
 authorizing the proposed rule;

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5. The intended effect of the rule;

6. If the agency determines that the rule affects business 4 5 entities, a request that such entities provide the agency, within the comment period, in dollar amounts if possible, the increase in 6 the level of direct costs such as fees, and indirect costs such as 7 reporting, recordkeeping, equipment, construction, labor, 8 9 professional services, revenue loss, or other costs expected to be incurred by a particular entity due to compliance with the proposed 10 rule; 11

12 7. The time when, the place where, and the manner in which 13 interested persons may present their views thereon pursuant to 14 paragraph 3 of subsection A of this section;

8. Whether or not the agency intends to issue a rule impact statement according to subsection D of this section and where copies of such impact statement may be obtained for review by the public; 9. The time when, the place where, and the manner in which persons may demand a hearing on the proposed rule if the notice does not already provide for a hearing. If the notice provides for a hearing, the time and place of the hearing shall be specified in the

- 22 notice; and
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10. Where copies of the proposed rules may be obtained for
 review by the public. An agency may charge persons for the actual
 cost of mailing a copy of the proposed rules to such persons.

The number of copies of such notice as specified by the
Secretary <u>of State</u> shall be submitted to the Secretary <u>of State</u> who
shall publish the notice in "The Oklahoma Register" pursuant to the
provisions of Section 255 of this title.

Prior to or within three (3) days after publication of the 8 9 notice in "The Oklahoma Register", the agency shall cause a copy of 10 the notice of the proposed rule adoption and the rule impact statement, if available, to be mailed to all persons who have made a 11 12 timely request of the agency for advance notice of its rulemaking proceedings. Provided, in lieu of mailing copies, an agency may 13 electronically notify interested persons that a copy of the proposed 14 rule and the rule impact statement, if available, may be viewed on 15 the agency's website. If an agency posts a copy of the proposed 16 rule and rule impact statement on its website, the agency shall not 17 charge persons for the cost of downloading or printing the proposed 18 rule or impact statement. Each agency shall maintain a listing of 19 persons or entities requesting such notice. 20

C. 1. If the published notice does not already provide for a hearing, an agency shall schedule a hearing on a proposed rule if, within thirty (30) days after the published notice of the proposed rule adoption, a written request for a hearing is submitted by:

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- a. at least ten persons,
- b. a political subdivision,

3 c. an agency, or

4 d. an association having not less than twenty-five
5 members.

At that hearing persons may present oral argument, data, andviews on the proposed rule.

8 2. A hearing on a proposed rule may not be held earlier than
9 thirty (30) days after notice of the hearing is published pursuant
10 to subsection B of this section.

3. The provisions of this subsection shall not be construed to prevent an agency from holding a hearing or hearings on the proposed rule although not required by the provisions of this subsection; provided, that notice of such hearing shall be published in "The Oklahoma Register" at least thirty (30) days prior to such hearing.

D. 1. Except as otherwise provided in this subsection, an agency shall issue a rule impact statement of a proposed rule prior to or within fifteen (15) days after the date of publication of the notice of proposed rule adoption. The rule impact statement may be modified after any hearing or comment period afforded pursuant to the provisions of this section.

22 2. Except as otherwise provided in this subsection, the rule23 impact statement shall include, but not be limited to:

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- a. a brief description of the purpose of the proposed
 rule,
- b. a description of the classes of persons who most
 likely will be affected by the proposed rule,
 including classes that will bear the costs of the
 proposed rule, and any information on cost impacts
 received by the agency from any private or public
 entities,
- 9 c. a description of the classes of persons who will
 10 benefit from the proposed rule,
- d. a description of the probable economic impact of the
 proposed rule upon affected classes of persons or
 political subdivisions, including a listing of all fee
 changes and, whenever possible, a separate
 justification for each fee change,
- e. the probable costs and benefits to the agency and to 16 any other agency of the implementation and enforcement 17 of the proposed rule, the source of revenue to be used 18 for implementation and enforcement of the proposed 19 rule, and any anticipated effect on state revenues, 20 including a projected net loss or gain in such 21 revenues if it can be projected by the agency, 22 f. a determination of whether implementation of the 23 proposed rule will have an economic impact on any 24

political subdivisions or require their cooperation in implementing or enforcing the rule,

- g. a determination of whether implementation of the proposed rule may have an adverse economic effect on small business as provided by the Oklahoma Small Business Regulatory Flexibility Act,
- h. an explanation of the measures the agency has taken to
 minimize compliance costs and a determination of
 whether there are less costly or nonregulatory methods
 or less intrusive methods for achieving the purpose of
 the proposed rule,
- a determination of the effect of the proposed rule on 12 i. the public health, safety, and environment and, if the 13 proposed rule is designed to reduce significant risks 14 to the public health, safety, and environment, an 15 explanation of the nature of the risk and to what 16 extent the proposed rule will reduce the risk, 17 a determination of any detrimental effect on the i. 18 public health, safety, and environment if the proposed 19 rule is not implemented, and 20
- k. the date the rule impact statement was prepared and if
 modified, the date modified;
 - 1. an analysis of alternatives to adopting the rule;
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 estimates of the amount of time that would be spent by

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 state employees to develop the rule and of the amount

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 of other resources that would be utilized to develop

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 the rule; and
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 a summary and preliminary comparison of any existing

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 or proposed federal regulations that are intended to

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 address the activities to be regulated by the proposed

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 rule.

9 3. To the extent an agency for good cause finds the preparation of a rule impact statement or the specified contents thereof are 10 unnecessary or contrary to the public interest in the process of 11 12 adopting a particular rule, the agency may request the Governor to 13 waive such requirement. Such request shall be in writing and shall state the agency's findings and the justification for such findings. 14 Upon request by an agency, the Governor may also waive the rule 15 impact statement requirements if the agency is required to implement 16 a statute or federal requirement that does not require an agency to 17 interpret or describe the requirements, such as federally mandated 18 provisions which afford the agency no discretion to consider less 19 restrictive alternatives. If the Governor fails to waive such 20 requirement, in writing, prior to publication of the notice of the 21 intended rulemaking action, the rule impact statement shall be 22 completed. The determination to waive the rule impact statement 23 shall not be subject to judicial review. 24

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4. The rule shall not be invalidated on the ground grounds that
 the contents of the rule impact statement are insufficient or
 inaccurate.

4	E. Upon completing the requirements of this section, an agency
5	may adopt a proposed rule. No rule is valid unless adopted in
6	substantial compliance with the provisions of this section.
7	SECTION 2. This act shall become effective July 1, 2025.
8	SECTION 3. It being immediately necessary for the preservation
9	of the public peace, health or safety, an emergency is hereby
10	declared to exist, by reason whereof this act shall take effect and
11	be in full force from and after its passage and approval.
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