HB2728 FULLPCS2 Gerrid Kendrix-MAH 2/3/2025 2:35:28 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAK	ER:							
	CHAIR	:							
I mov	e to	amend	нв2728						
Page			Section		T, i	ines	Of t	he printe	ed Bill
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AMEND	TITLE !	TO CONF	ORM TO AMENDMENT	'S					
Adopte	d:				Amendmen	ıt sub	mitted by:	Gerrid Ke	ndrix

Reading Clerk

1 STATE OF OKLAHOMA 2 1st Session of the 60th Legislature (2025) 3 PROPOSED COMMITTEE SUBSTITUTE 4 FOR HOUSE BILL NO. 2728 By: Kendrix 5 6 7 8 PROPOSED COMMITTEE SUBSTITUTE 9 An Act relating to administrative rule processes; enacting the Regulations from the Executive in Need of Scrutiny (REINS) Act of 2025; defining terms; 10 imposing duties on agencies with respect to rules; prescribing procedures; requiring economic analysis; 11 requiring consultation with political subdivisions; requiring solicitation of information from certain 12 entities; establishing the Legislative Economic 1.3 Analysis Unit within the Legislative Office of Fiscal Transparency; imposing duties with respect to 14 analysis of rules; prescribing limit on full-timeequivalent employees; requiring independent analysis; 15 requiring reports; requiring cooperation by state agencies; providing for evaluation of rules at 16 request of certain officials; requiring public availability of information; requiring annual report; 17 requiring quantification of certain results; prohibiting certain rule from taking effect without 18 specific approval pursuant to legislative measure; providing for noncodification; providing for 19 codification; and providing an effective date. 20 2.1 22 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 23 SECTION 1. NEW LAW A new section of law not to be 24 codified in the Oklahoma Statutes reads as follows:

This act shall be known and may be cited as the "Regulations from the Executive in Need of Scrutiny (REINS) Act of 2025".

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 601 of Title 75, unless there is created a duplication in numbering, reads as follows:

As used in this act:

- 1. "Agency" means any officer, department, bureau, division, board, commission, authority, agency, or institution of this state, except the judicial and legislative branches, authorized by law to promulgate rules and regulations concerning the administration, enforcement, or interpretation of any law of this state;
- 2. "Implementation and compliance costs" means direct costs that are readily ascertainable based upon standard business practices, including, but not limited to, fees, the cost to obtain a license or registration, the cost of equipment required to be installed or used, additional operating costs incurred, the cost of monitoring and reporting, and any other costs to comply with the requirements of the proposed rule and regulation; and
- 3. "Major rule" means any administrative rule, whether emergency or permanent in nature, that will result in or is likely to result in One Million Dollars (\$1,000,000.00) or more over the initial five-year period in implementation and compliance costs are reasonably expected to be incurred by or passed along to business,

local government units, and individuals as a result of the proposed rule and regulation following the adoption of such rule.

SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 602 of Title 75, unless there is created a duplication in numbering, reads as follows:

- A. Each state agency promulgating a major rule shall provide:
- 1. Whether the proposed rule and regulation is mandated by federal law as a requirement for participating in or implementing a federally subsidized or assisted program and whether the proposed rules and regulations exceeds the requirements of the applicable federal law:
 - 2. An analysis specifically addressing the following factors:
 - a. a comprehensive analysis of the rule's economic impact, including any costs or benefits including a detailed quantification of implementation and compliance costs, on the specific businesses, business sectors, public utility ratepayers, individuals, and local government units that will be affected by the proposed rule and regulation and on the state economy as a whole,
 - b. a detailed explanation of the methodology and assumptions used to determine the economic impact, including the dollar amounts calculated,

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c. an estimate of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local government units, or individuals and a determination of whether those costs will exceed One Million Dollars (\$1,000,000.00) over the initial five-year period following the adoption of the proposed rule and regulation,

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- d. a statement of the need for the rule and the legal basis supporting it,
- e. any measures taken by the agency to minimize the cost and impact of the proposed rule and regulation on business and economic development within the State of Oklahoma, local government, and individuals, and
- f. a classification of the rule as major or nonmajor, with a justification for the classification.
- B. No agency shall submit a major rule and regulation to the Secretary of State for filing without completing an economic impact analysis for the proposed rule and regulation, providing the analysis to the Legislative Economic Analysis Unit as created pursuant to Section 4 of this act.
- C. The agency shall consult with counties, municipalities, and school boards, as appropriate, when preparing the economic impact statement of a proposed rule and regulation which increases or

- decreases revenue of counties, cities, or school districts or
 imposes functions or responsibilities on counties, cities, or school
 districts which may increase their expenditures or fiscal liability.

 The agency shall consult and solicit information from businesses,
 business associations, local government units, state agencies, or
 members of the public that may be affected by the proposed rule and
 regulation or that may provide relevant information.
- 8 SECTION 4. NEW LAW A new section of law to be codified 9 in the Oklahoma Statutes as Section 603 of Title 75, unless there is 10 created a duplication in numbering, reads as follows:

- A. The LEAU is hereby established to assist the Administrative Rules Committee in evaluating major rules proposed by state agencies.
- B. A Legislative Economic Analysis Unit (LEAU) shall be created within the Legislative Office of Fiscal Transparency (LOFT) to provide independent and reliable economic analysis and other information relevant to the conduct of the Legislature's oversight and legislative duties.
- 1. The Legislative Office of Fiscal Transparency shall, within ninety (90) days of the effective date of this act, establish a division within the Office for the purpose of reviewing the Oklahoma Administrative Code and proposed administrative rules of state agencies.

2. The Office may employ no more than five full-time-equivalent employees (FTEs) to serve the division and carry out the functions in this section.

- 3. Within twenty-one (21) calendar days of receiving the proposed rules and regulations, the LEAU shall conduct an independent analysis to determine that the agency has complied with the requirements for the economic impact statement. The LEAU will assess whether the proposed rule and regulation will result in implementation and compliance costs of more than One Million Dollars (\$1,000,000.00) over the initial five-year period after implementation.
- 4. The LEAU shall provide a report on each major rule and regulation to the committees of jurisdiction by the end of the twenty-first calendar day after its submission.
- 5. Inform the committee if the economic impact statement from the agency is incomplete or contains substantive inaccuracies.
- 6. The LEAU shall report to the committee designated by the President Pro Tempore of the Oklahoma State Senate and the Speaker of the Oklahoma House of Representatives.
- C. State agencies shall cooperate fully with the LEAU and the Legislature in providing data, documentation, and analysis required under this act.
- D. The President Pro Tempore of the Oklahoma State Senate,
 Speaker of the Oklahoma House of Representatives, and committee

- chairs of the Administrative Rules Committee may also direct the division to conduct evaluations of proposed major rules or existing provisions of the administrative code.
 - E. Reporting and Transparency:
 - 1. The LEAU shall make all analyses and determinations publicly available on its website upon completion.
 - 2. An annual report summarizing the year's evaluations and findings shall be submitted to the President Pro Tempore of the Oklahoma State Senate and the Speaker of the Oklahoma House of Representatives and published on its website.
- 3. Within the annual report, the LEAU shall quantify the impact of their work, including reductions in regulations, cost savings, and other measurable benefits to the economy.
 - SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 604 of Title 75, unless there is created a duplication in numbering, reads as follows:
 - A major rule shall not take effect unless specifically approved by the Legislature through a measure receiving a constitutional majority in each chamber.
- SECTION 6. This act shall become effective November 1, 2025.

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