Stricken language would be deleted from and underlined language would be added to present law. Act 595 of the Regular Session

1	State of Arkansas	A D;11	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1720
4			
5	By: Representative Dotson		
6		For An Act To Be Entitled	
7			
8	AN ACT TO AMEND ARKANSAS LAW CONCERNING THE REVIEW OF		
9	NEWLY ENACTED LAWS AND THE ADOPTION OF REQUIRED RULES; AND FOR OTHER PURPOSES.		
10	RULES; AND	FOR OTHER PURPOSES.	
11 12			
12		Subtitle	
14	TO AM	MEND ARKANSAS LAW CONCERNING THE	
15	REVIE	W OF NEWLY ENACTED LAWS AND THE	
16	ADOPI	TION OF REQUIRED RULES.	
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19	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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21	SECTION 1. Arka	nsas Code § 25-15-216 is amended	to read as follows:
22	25-15-216. Revi	ew of agency rules.	
23	(a)(l) As soon	as is practicable after each reg	ular session and fiscal
24	session of the General	Assembly, each agency shall rev	iew any newly enacted
25	laws to determine whet	her:	
26	(A)	Any existing rule should be repo	ealed or amended; or
27	(B)	Any new rule should be adopted.	
28	(2) At th	e conclusion of each review, the	agency shall adopt a
29	written report of the	result of the review.	
30	(3) A cop	y of each report shall be mainta:	ined as a public record
31	by the agency.		
32	(b)(l) If an ag	ency determines that a newly ena	cted law requires the
33	repeal or amendment of	an existing rule or the adoption	n of a new rule and the
34	newly enacted law does	not provide a specific date for	the repeal, amendment,
35	or adoption of the rul	e, the final version of the new,	amended, or repealed
36	rule shall be filed fo	r adoption with the Secretary of	State:



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1 (A) On or before January June 1 of the following year, if 2 the newly enacted law results from a regular or fiscal session of the General 3 Assembly; 4 (B) On or before the one hundred eightieth day following 5 sine die adjournment, if the newly enacted law results from a special session 6 of the General Assembly; or 7 (C) If approval of a rule under § 10-3-309 has not 8 occurred by the date under subdivision (b)(1)(A) or subdivision (b)(1)(B) of 9 this section, as soon as practicable after approval under § 10-3-309. 10 (2) An agency shall file the proposed rule with the Legislative 11 Council, or the Joint Budget Committee if the General Assembly is in regular, 12 fiscal, or extraordinary session, under § 10-3-309 sufficiently in advance of the date under subdivision (b)(1)(A) or subdivision (b)(1)(B) of this section 13 14 so that the Legislative Council or Joint Budget Committee may consider the 15 rule for approval before the appropriate date. 16 (3)(A) No later than sixty (60) days following the sine die 17 adjournment of a regular session of the General Assembly, the Bureau of 18 Legislative Research shall file with the Legislative Council a report 19 identifying the rules required by newly enacted laws that it has determined 20 shall be filed for adoption on or before June 1 of the year following a 21 regular session of the General Assembly. 22 (B) The report under subdivision (b)(3)(A) of this section 23 shall only include rules specifically required by a newly enacted law. 24 (C) An agency shall promulgate a rule it determines is 25 required under subdivision (a)(1) of this section regardless of whether the rule appears on the report under subdivision (b)(3)(A) of this section. 26 27 (4) The executive head of an agency or his or her designee shall 28 provide monthly written updates on the agency's progress in promulgating a 29 rule it determines is required under subdivision (a)(1) of this section, 30 including without limitation a rule identified in the report under subdivision (b)(3)(A) of this section, to the Legislative Council or its 31 32 appropriate subcommittee until the final version of the new, amended, or 33 repealed rule is filed for adoption with the Secretary of State on or before the required date under subdivision (b)(1) of this section. 34 35 (3)(5)(A)(i) If an agency fails to file the final version of the

36 new, amended, or repealed rule for adoption as required by subdivision (b)(1)

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1 of this section, the executive head of the agency at issue or his or her 2 designee shall appear before the Legislative Council or its appropriate 3 subcommittee on a monthly basis until the final version of the new, amended, 4 or repealed rule is filed for adoption with the Secretary of State. 5 (ii) If the rule the agency failed to file under 6 subdivision (b)(5)(A)(i) of this section resulted from a newly enacted law at 7 a regular session of the General Assembly, the executive head of the agency 8 at issue or his or her designee shall appear before the Legislative Council 9 or its appropriate subcommittee on a monthly basis until the final version of 10 the new, amended, or repealed rule is filed for adoption with the Secretary 11 of State if the final version of the new, amended, or repealed rule has not 12 been filed for adoption by June 1 of the year following the regular session of the General Assembly. An appearance under this subdivision (b)(5)(A)(ii) 13 shall be in lieu of a monthly written update under subdivision (b)(4) of this 14 15 section. 16 (B) When appearing before the Legislative Council or its 17 appropriate subcommittee, the executive head of the agency at issue or his or 18 her designee shall: 19 (i) Describe why the agency has been unable to 20 comply with subdivision (b)(1) of this section; 21 (ii) Provide an update on the current status of the 22 necessary rule changes; 23 (iii) Describe the steps the agency is taking to 24 address the failure to comply with subdivision (b)(1) of this section; and 25 (iv) Provide an anticipated date for when the final 26 version of the new, amended, or repealed rule will be filed for adoption with 27 the Secretary of State. 28 (C)(i) An agency shall not be required to appear before 29 the Legislative Council or its appropriate subcommittee under this 30 subdivision (b)(5) if the newly enacted law requiring the new, amended, or repealed rule is the subject of litigation. 31 32 (ii) The agency shall provide written notification 33 to the Legislative Council or its appropriate subcommittee of the litigation 34 involving the newly enacted law and update the written notification when the 35 litigation is resolved. 36 (c)(1) If a newly enacted law specifically requires the adoption of a

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1	rule by an agency and the agency believes that a rule is not necessary for		
2	the operation of the newly enacted law, it may submit a written request to		
3	the Legislative Council or its appropriate subcommittee:		
4	(A) Notifying the Legislative Council or its appropriate		
5	subcommittee of the agency's intent to not adopt the required rule; and		
6	(B) Requesting that the rule it believes is not necessary		
7	be excluded from the requirements of subdivisions $(b)(3)-(5)$ of this section.		
8	(2) The Legislative Council or its appropriate subcommittee may		
9	exclude an agency from the requirements of subdivisions (b)(3)-(5) of this		
10	section if it determines that the required rule is not necessary, including		
11	without limitation determining that the required rule would merely restate		
12	the newly enacted law.		
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15	APPROVED: 4/6/21		
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