1	State of Arkansas	A D:11	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		SENATE BILL 288
4			
5	By: Senator D. Wallace		
6	By: Representative Dotson		
7	_		
8	For An Act To Be Entitled		
9	AN ACT TO ALLOW A LIMITED EXEMPTION FOR RULE		
10	PROMULGATION FOR ENTITIES NOT SUBJECT TO THE ARKANSAS		
11	ADMINISTRATIVE PROCEDURE ACT; TO ALLOW AN ALTERNATIVE		
12	PROCESS FOR FILING	A RULE; AND FOR OTHER	R PURPOSES.
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14		C1.4:41.	
15	mo 411.011 4 1.11	Subtitle	
16		MITED EXEMPTION FOR RU	
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19		LLOW AN ALTERNATIVE PI	KUCESS
20	FOR FILING A	KULE.	
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22 23	DE IT ENACTED DY THE CENEDAL AC	CCEMDIV OF THE CTATE (	DE ADKANCAC.
23 24	BE IT ENACTED BY THE GENERAL AS	SEMBLI OF THE STATE C	OF ARRANSAS:
25	SECTION 1. DO NOT CODIFY.	Legislative findings	s and intent
26	(a) Acts 2019, No. 315,		
27	the term "rule" and the elimina	_	
28	"regulation".	<u> </u>	
29	(b) Acts 2019, No. 315,	states that no govern	nmental entity shall be
30	required to re-promulgate exist	<del>-</del>	<u>.                                      </u>
31	this act.		•
32	(c) The Transformation a	and Efficiencies Act o	of 2019, Acts 2019, No.
33	910, requires that agencies cha	ange terminology in ru	iles to reflect the
34	integrating and restructuring o		
35	(d)(1) Acts 2019, No. 89	93, allowed an alterna	ative process for filing a
36	rule and a limited exemption fo	or agencies required t	to follow the procedure

1 under the Arkansas Administrative Procedure Act, § 25-15-201, et seq, for the promulgation of a new or amended rule. 2 3 (2) Acts 2019, No. 893, did not apply to agencies that are not 4 required to follow the Arkansas Administrative Procedure Act, § 25-15-201, et 5 seq. 6 (e) To facilitate and ensure the use of the term "rule" by an agency 7 not required to follow the Arkansas Administrative Procedure Act, § 25-15-8 201, et seq, when no update or change to the existing rules is expected or 9 anticipated, and to facilitate the update and change of terminology to 10 reflect the changes enacted by Act 910 of 2019, the General Assembly finds 11 that certain procedures required for approval of rules may be waived. 12 (f) A government agency that is not required to follow the 13 Administrative Procedures Act is not required to follow the procedure set 14 forth in Ark. Code Ann. § 25-15-204 or the government agency's internal rules 15 regarding the promulgation of a new or amended rule if: 16 (1) The change being made to the promulgated rule or regulation 17 by the agency is: 18 (A) The replacement of the term "regulation" with the term 19 "rule"; or 20 (B) To reflect the changes regarding the integration and 21 restructuring of administrative agencies and departments in Acts 2019, No. 22 910; 23 (2) The agency files the updated rule with the Secretary of 24 State on or before January 1, 2022; and 25 (3) A letter is provided to the Legislative Council by the 26 agency stating the following: 27 (A) A rule has been filed with the office of the Secretary 28 of State; 29 (B) The name of the rule; 30 (C) A brief description of the rule; and 31 (D) An affirmative statement that the only change to the 32 rule is:

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(i) A change from the use of the term "regulation"

(ii) A change in terminology to reflect the

integration and restructuring of administrative agencies and departments.

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to the term "rule"; or

1	(g) An agency that is not required to follow the Arkansas	
2	Administrative Procedure Act, § 25-15-201, et seq, may continue to follow the	
3	procedure set forth in § 25-15-204 or the government agency's internal rules	
4	regarding the adoption of a rule that changes the term "regulation" to "rule"	
5	or changes terminology to reflect the integration and restructuring of	
6	administrative agencies and departments as required by Acts 2019, No. 910.	
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