#### As Introduced

# 134th General Assembly Regular Session 2021-2022

H. B. No. 103

### **Representative Merrin**

## A BILL

To amend sections 106.022, 107.54, 107.55, 111.1	5, 1
and 119.03 of the Revised Code regarding the	2
adoption and duration of emergency	3
administrative rules.	4

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 106.022, 107.54, 107.55, 111.15,	5
and 119.03 of the Revised Code be amended to read as follows:	6
Sec. 106.022. If the joint committee on agency rule review	7
makes a finding with regard to a proposed rule under section	8
106.021 of the Revised Code, and also finds that it nevertheless	9
would be worthwhile to afford the agency an opportunity to	10
revise the proposed rule, the joint committee, as an alternative	11
to recommending the adoption of a concurrent resolution to	12
invalidate the proposed rule, may authorize the agency to revise	13
and refile the proposed rule and rule summary and fiscal	14
analysis. The joint committee shall issue the authorization in	15
writing. In the authorization, the joint committee shall explain	16
the finding that, but for the authorization, would have resulted	17
in a recommendation of invalidation, and shall explain why the	18
joint committee has found it nevertheless to be worthwhile to	19

afford the agency an opportunity to revise the proposed rule.	20
The joint committee shall transmit the authorization	21
electronically to the agency, the secretary of state, the	22
director of the legislative service commission, and, if the	23
proposed rule is to replace an emergency rule, the governor.	24

When the joint committee approves such an authorization, 25 the running of the time within which a concurrent resolution 26 invalidating the proposed rule may be adopted is tolled until 27 the thirty-first day after the day on which the authorization 28 29 was approved. If, during the tolling period, the agency revises and refiles the proposed rule, the time within which a 30 concurrent resolution invalidating the proposed rule may be 31 adopted resumes running and expires on the thirty-first day 32 after the day the proposed rule was refiled. But if, during the 33 tolling period, the agency neither withdraws nor revises and 34 refiles the proposed rule, the time within which a concurrent 3.5 resolution invalidating the proposed rule may be adopted resumes 36 running and expires on the thirty-first day after the day the 37 tolling period ended. 38

Upon receiving the authorization, the agency may revise the proposed rule and rule summary and fiscal analysis, and then refile the revised proposed rule and rule summary and fiscal analysis electronically with the joint committee.

If the joint committee makes any of the findings outlined

in section 106.021 of the Revised Code with regard to the

revised proposed rule and rule summary and fiscal analysis, the

joint committee may recommend the adoption of a concurrent

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resolution to invalidate the proposed rule under section 106.021

of the Revised Code. The joint committee may issue only one

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authorization with regard to the same proposed rule.

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If the proposed rule that is the subject of an-	50
authorization is to replace an emergency rule, the governor may	51
issue an order extending the emergency rule for an additional	52
one hundred twenty days after the day on which the emergency	53
rule otherwise would become invalid. The governor shall transmit-	54
the order electronically to the agency, the joint committee, and	55
the director of the legislative service commission.	56
Sec. 107.54. (A) (1) When the common sense initiative	57
office receives a draft rule and business impact analysis from	58
an agency, the office shall evaluate the draft rule and analysis	59
against the business impact analysis instrument and any other	60
relevant criteria, and may prepare and transmit recommendations	61
to the agency on how the draft rule might be revised to	62
eliminate or reduce any adverse impact the draft rule might have	63
on businesses.	64
(2) When the office receives an existing rule and business	65
impact analysis from an agency under division (A)(2) of section	66
106.031 of the Revised Code, the office shall evaluate the	67
existing rule and analysis against the business impact analysis	68
instrument and any other relevant criteria, and may prepare and	69
instrument and any other relevant criteria, and may prepare and transmit recommendations to the agency on how the existing rule	
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transmit recommendations to the agency on how the existing rule	69 70
transmit recommendations to the agency on how the existing rule might be amended or rescinded to eliminate or reduce any adverse	69 70 71
transmit recommendations to the agency on how the existing rule might be amended or rescinded to eliminate or reduce any adverse impact the existing rule has on businesses.	69 70 71 72
transmit recommendations to the agency on how the existing rule might be amended or rescinded to eliminate or reduce any adverse impact the existing rule has on businesses.  (3) When the common sense initiative office receives an	69 70 71 72 73
transmit recommendations to the agency on how the existing rule might be amended or rescinded to eliminate or reduce any adverse impact the existing rule has on businesses.  (3) When the common sense initiative office receives an emergency rule from an agency, the office shall evaluate the	69 70 71 72 73 74
transmit recommendations to the agency on how the existing rule might be amended or rescinded to eliminate or reduce any adverse impact the existing rule has on businesses.  (3) When the common sense initiative office receives an emergency rule from an agency, the office shall evaluate the emergency rule to determine whether it has an adverse impact on	69 70 71 72 73 74 75
transmit recommendations to the agency on how the existing rule might be amended or rescinded to eliminate or reduce any adverse impact the existing rule has on businesses.  (3) When the common sense initiative office receives an emergency rule from an agency, the office shall evaluate the emergency rule to determine whether it has an adverse impact on businesses, and shall do either of the following:	69 70 71 72 73 74 75 76

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agency and joint committee on agency rule review;	80
(b) If the office determines that the emergency rule has	81
an adverse impact on businesses, evaluate the emergency rule	82
against any relevant criteria.	83
With respect to a determination described under division	84
(A)(3)(b) of this section, the office may prepare and transmit	85
recommendations to the agency on how the emergency rule might be	86
revised to eliminate or reduce any adverse impact the emergency	87
rule might have on businesses.	88
(B) The office shall transmit any such recommendations	89
electronically to the agency. If the office fails to make such a	90
transmission after receiving the emergency rule or the draft or	91
existing rule and business impact analysis, it is as if the	92
office had elected not to make any recommendations.	93
(C) Division (A)(3) of this section does not prevent an	94
<pre>emergency rule from taking effect.</pre>	95
Sec. 107.55. The common sense initiative office, annually	96
not later than the first day of February, shall prepare a report	97
of the activities of the office during the preceding calendar	98
year. The report shall include:	99
(A) A statement of the number of $\underline{\text{emergency,}}$ draft, and	100
existing rules reviewed during the calendar year;	101
(B) A description of the recommendations made to agencies	102
with regard to <pre>emergency, draft</pre> , and existing rules;	103
(C) An assessment of the status of the recommendations	104
made;	105
(D) An explanation of the performance measures developed	106
to evaluate the efficiency and effectiveness of the office;	107

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(E) An evaluation of the work of the office judged against	108
the performance measures; and	109
(F) Any other information the office believes will explain	110
the work of the office.	111
The office shall transmit a copy of the report to the	112
governor, the lieutenant governor, the president and minority	113
leader of the senate, and the speaker and minority leader of the	114
house of representatives.	115
Sec. 111.15. (A) As used in this section:	116
(1) "Rule" includes any rule, regulation, bylaw, or	117
standard having a general and uniform operation adopted by an	118
agency under the authority of the laws governing the agency; any	119
appendix to a rule; and any internal management rule. "Rule"	120
does not include any guideline adopted pursuant to section	121
3301.0714 of the Revised Code, any order respecting the duties	122
of employees, any finding, any determination of a question of	123
law or fact in a matter presented to an agency, or any rule	124
promulgated pursuant to Chapter 119. or division (C)(1) or (2)	125
of section 5117.02 of the Revised Code. "Rule" includes any	126
amendment or rescission of a rule.	127
(2) "Agency" means any governmental entity of the state	128
and includes, but is not limited to, any board, department,	129
division, commission, bureau, society, council, institution,	130
state college or university, community college district,	131
technical college district, or state community college. "Agency"	132
does not include the general assembly, the controlling board,	133
the adjutant general's department, or any court.	134
(3) "Internal management rule" means any rule, regulation,	135
bylaw, or standard governing the day-to-day staff procedures and	136

operations within an agency.	137
(B)(1) Any rule, other than a rule of an emergency nature,	138
adopted by any agency pursuant to this section shall be	139
effective on the tenth day after the day on which the rule in	140
final form and in compliance with division (B)(3) of this	141
section is filed as follows:	142
(a) The rule shall be filed in electronic form with both	143
the secretary of state and the director of the legislative	144
service commission;	145
(b) The rule shall be filed in electronic form with the	146
joint committee on agency rule review. Division (B)(1)(b) of	147
this section does not apply to any rule to which division (D) of	148
this section does not apply.	149
An agency that adopts or amends a rule that is subject to	150
division (D) of this section shall assign a review date to the	151
rule that is not later than five years after its effective date.	152
If a review date assigned to a rule exceeds the five-year	153
maximum, the review date for the rule is five years after its	154
effective date. A rule with a review date is subject to review	155
under section 106.03 of the Revised Code. This paragraph does	156
not apply to a rule of a state college or university, community	157
college district, technical college district, or state community	158
college.	159
If an agency in adopting a rule designates an effective	160
date that is later than the effective date provided for by	161
division (B)(1) of this section, the rule if filed as required	162
by such division shall become effective on the later date	163
designated by the agency.	164
Any rule that is required to be filed under division (B)	165

(1) of this section is also subject to division (D) of this	166
section if not exempted by that division.	167
If a rule incorporates a text or other material by	168
reference, the agency shall comply with sections 121.71 to	169
121.75 of the Revised Code.	170
(2) A rule of an emergency nature necessary for the	171
immediate preservation of the public peace, health, or safety	172
shall state the reasons for the necessity. The emergency rule,	173
in final form and in compliance with division (B)(3) of this	174
section, shall be filed in electronic form with the secretary of	175
state, the director of the legislative service commission, and	176
the joint committee on agency rule review, and the common sense	177
initiative office. The emergency rule is effective immediately	178
upon completion of the latest filing, except that if the agency	179
in adopting the emergency rule designates an effective date, or	180
date and time of day, that is later than the effective date and	181
time provided for by division (B)(2) of this section, the	182
emergency rule if filed as required by such division shall	183
become effective at the later date, or later date and time of	184
day, designated by the agency.	185
An emergency rule becomes invalid at the end of the one-	186
hundred twentieth tenth calendar day it is in effect. Prior to	187
that date, the agency may file the emergency rule as a	188
nonemergency rule in compliance with division (B)(1) of this	189
section. The agency may not refile do any of the following:	190
(a) Refile the emergency rule in compliance with division	191
(B)(2) of this section so that, upon the emergency rule becoming	192
invalid under such division, the emergency rule will continue in	193
effect without interruption for another one hundred twenty-day	194
ten-calendar-day period;	195

(b) File a new emergency rule that contains the substance	196
of the previous emergency rule adopted in compliance with	197
division (B)(2) of this section so that, on the previous	198
emergency rule becoming invalid under that division, the	199
substance of the previous emergency rule will continue in effect	200
without interruption for another ten-calendar-day period;	201
(c) File a new emergency rule that contains a restriction	202
contained in the previous emergency rule adopted in compliance	203
with division (B)(2) of this section so that, on the previous	204
emergency rule becoming invalid under that division, the	205
restriction from the previous emergency rule will continue in	206
effect without interruption for another ten-calendar-day period.	207
(3) An agency shall file a rule under division (B)(1) or	208
(2) of this section in compliance with the following standards	209
and procedures:	210
(a) The rule shall be numbered in accordance with the	211
numbering system devised by the director for the Ohio	212
administrative code.	213
(b) The rule shall be prepared and submitted in compliance	214
with the rules of the legislative service commission.	215
(c) The rule shall clearly state the date on which it is	216
to be effective and the date on which it will expire, if known.	217
(d) Each rule that amends or rescinds another rule shall	218
clearly refer to the rule that is amended or rescinded. Each	219
amendment shall fully restate the rule as amended.	220
If the director of the legislative service commission or	221
the director's designee gives an agency notice pursuant to	222
section 103.05 of the Revised Code that a rule filed by the	223
agency is not in compliance with the rules of the legislative	224

service commission, the agency shall within thirty days after 225 receipt of the notice conform the rule to the rules of the 226 commission as directed in the notice. 227

- (C) All rules filed pursuant to divisions (B) (1) (a) and 228 (2) of this section shall be recorded by the secretary of state 229 and the director under the title of the agency adopting the rule 230 and shall be numbered according to the numbering system devised 231 by the director. The secretary of state and the director shall 232 preserve the rules in an accessible manner. Each such rule shall 233 234 be a public record open to public inspection and may be 235 transmitted to any law publishing company that wishes to 236 reproduce it.
- (D) At least sixty-five days before a board, commission, 237 department, division, or bureau of the government of the state 238 files a rule under division (B)(1) of this section, it shall 239 file the full text of the proposed rule in electronic form with 240 the joint committee on agency rule review, and the proposed rule 241 is subject to legislative review and invalidation under section 2.42 106.021 of the Revised Code. If a state board, commission, 243 244 department, division, or bureau makes a revision in a proposed rule after it is filed with the joint committee, the state 245 246 board, commission, department, division, or bureau shall promptly file the full text of the proposed rule in its revised 247 form in electronic form with the joint committee. A state board, 248 commission, department, division, or bureau shall also file the 249 rule summary and fiscal analysis prepared under section 106.024 250 of the Revised Code in electronic form along with a proposed 251 rule, and along with a proposed rule in revised form, that is 252 filed under this division. If a proposed rule has an adverse 253 impact on businesses, the state board, commission, department, 254 division, or bureau also shall file the business impact 255

analysis, any recommendations received from the common sense	256
initiative office, and the associated memorandum of response, if	257
any, in electronic form along with the proposed rule, or the	258
proposed rule in revised form, that is filed under this	259
division.	260
A proposed rule that is subject to legislative review	261
under this division may not be adopted and filed in final form	262
under division (B)(1) of this section unless the proposed rule	263
has been filed with the joint committee on agency rule review	264
under this division and the time for the joint committee to	265
review the proposed rule has expired without recommendation of a	266
concurrent resolution to invalidate the proposed rule.	267
As used in this division, "commission" includes the public	268
utilities commission when adopting rules under a federal or	269
state statute.	270
This division does not apply to any of the following:	271
(1) A proposed rule of an emergency nature;	272
(2) A rule proposed under section 1121.05, 1121.06,	273
1349.33, 1707.201, 1733.412, 4123.29, 4123.34, 4123.341,	274
4123.342, 4123.40, 4123.411, 4123.44, or 4123.442 of the Revised	275
Code;	276
(3) A rule proposed by an agency other than a board,	277
commission, department, division, or bureau of the government of	278
the state;	279
(4) A proposed internal management rule of a board,	280
commission, department, division, or bureau of the government of	281
the state;	282
(5) Any proposed rule that must be adopted verbatim by an	283

agency pursuant to federal law or rule, to become effective	284
within sixty days of adoption, in order to continue the	285
operation of a federally reimbursed program in this state, so	286
long as the proposed rule contains both of the following:	287
(a) A statement that it is proposed for the purpose of	288
complying with a federal law or rule;	289
(b) A citation to the federal law or rule that requires	290
verbatim compliance.	291
(6) An initial rule proposed by the director of health to	292
impose safety standards and quality-of-care standards with	293
respect to a health service specified in section 3702.11 of the	294
Revised Code, or an initial rule proposed by the director to	295
impose quality standards on a health care facility as defined in	296
section 3702.30 of the Revised Code, if section 3702.12 of the	297
Revised Code requires that the rule be adopted under this	298
section;	299
(7) A rule of the state lottery commission pertaining to	300
instant game rules.	301
If a rule is exempt from legislative review under division	302
(D)(5) of this section, and if the federal law or rule pursuant	303
to which the rule was adopted expires, is repealed or rescinded,	304
or otherwise terminates, the rule is thereafter subject to	305
legislative review under division (D) of this section.	306
Whenever a state board, commission, department, division,	307
or bureau files a proposed rule or a proposed rule in revised	308
form under division (D) of this section, it shall also file the	309
full text of the same proposed rule or proposed rule in revised	310
form in electronic form with the secretary of state and the	311
director of the legislative service commission. A state board,	312

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commission, department, division, or bureau shall file the rule	313
summary and fiscal analysis prepared under section 106.024 of	314
the Revised Code in electronic form along with a proposed rule	315
or proposed rule in revised form that is filed with the	316
secretary of state or the director of the legislative service	317
commission.	318
Sec. 119.03. In the adoption, amendment, or rescission of	319
any rule, an agency shall comply with the following procedure:	320
(A) Reasonable public notice shall be given in the	321
register of Ohio at least thirty days prior to the date set for	322
a hearing, in the form the agency determines. The agency shall	323
file copies of the public notice under division (B) of this	324
section. (The agency gives public notice in the register of Ohio	325
when the public notice is published in the register under that	326
division.)	327
The public notice shall include:	328
(1) A statement of the agency's intention to consider	329
adopting, amending, or rescinding a rule;	330
(2) A synopsis of the proposed rule, amendment, or rule to	331
be rescinded or a general statement of the subject matter to	332
which the proposed rule, amendment, or rescission relates;	333
(3) A statement of the reason or purpose for adopting,	334
amending, or rescinding the rule;	335
(4) The date, time, and place of a hearing on the proposed	336
action, which shall be not earlier than the thirty-first nor	337
later than the fortieth day after the proposed rule, amendment,	338
or rescission is filed under division (B) of this section.	339
In addition to public notice given in the register of	340

agency may give whatever other notice it reasonably 341
necessary to ensure notice constructively is given to 342
ns who are subject to or affected by the proposed rule, 343
, or rescission. 344
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The agency shall provide a copy of the public notice 345 required under division (A) of this section to any person who 346 requests it and pays a reasonable fee, not to exceed the cost of 347 copying and mailing. 348

(B) The full text of the proposed rule, amendment, or rule 349 to be rescinded, accompanied by the public notice required under 350 division (A) of this section, shall be filed in electronic form 351 with the secretary of state and with the director of the 352 legislative service commission. (If in compliance with this 353 division an agency files more than one proposed rule, amendment, 354 or rescission at the same time, and has prepared a public notice 355 under division (A) of this section that applies to more than one 356 of the proposed rules, amendments, or rescissions, the agency 357 shall file only one notice with the secretary of state and with 358 the director for all of the proposed rules, amendments, or 359 rescissions to which the notice applies.) The proposed rule, 360 amendment, or rescission and public notice shall be filed as 361 required by this division at least sixty-five days prior to the 362 date on which the agency, in accordance with division (E) of 363 this section, issues an order adopting the proposed rule, 364 amendment, or rescission. 365

If the proposed rule, amendment, or rescission 366 incorporates a text or other material by reference, the agency 367 shall comply with sections 121.71 to 121.75 of the Revised Code. 368

The proposed rule, amendment, or rescission shall be

available for at least thirty days prior to the date of the

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hearing at the office of the agency in printed or other legible	
form without charge to any person affected by the proposal.	
Failure to furnish such text to any person requesting it shall	
not invalidate any action of the agency in connection therewith.	

If the agency files a revision in the text of the proposed rule, amendment, or rescission, it shall also promptly file the full text of the proposed rule, amendment, or rescission in its revised form in electronic form with the secretary of state and with the director of the legislative service commission.

The agency shall file the rule summary and fiscal analysis prepared under section 106.024 of the Revised Code in electronic form along with a proposed rule, amendment, or rescission or proposed rule, amendment, or rescission in revised form that is filed with the secretary of state or the director of the legislative service commission.

The agency shall file the hearing report relating to a proposed rule, amendment, or rescission in electronic form with the secretary of state and the director of the legislative service commission at the same time the agency files the hearing report with the joint committee on agency rule review.

The director of the legislative service commission shall publish in the register of Ohio the full text of the original and each revised version of a proposed rule, amendment, or rescission; the full text of a public notice; the full text of a rule summary and fiscal analysis; and the full text of a hearing report that is filed with the director under this division.

(C) When an agency files a proposed rule, amendment, or
rescission under division (B) of this section, it also shall
file in electronic form with the joint committee on agency rule
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review the full text of the proposed rule, amendment, or rule to	400
be rescinded in the same form and the public notice required	401
under division (A) of this section. (If in compliance with this	402
division an agency files more than one proposed rule, amendment,	403
or rescission at the same time, and has given a public notice	404
under division (A) of this section that applies to more than one	405
of the proposed rules, amendments, or rescissions, the agency	406
shall file only one notice with the joint committee for all of	407
the proposed rules, amendments, or rescissions to which the	408
notice applies.) The proposed rule, amendment, or rescission is	409
subject to legislative review and invalidation under sections	410
106.02, 106.021, and 106.022 of the Revised Code. If the agency	411
makes a revision in a proposed rule, amendment, or rescission	412
after it is filed with the joint committee, the agency promptly	413
shall file the full text of the proposed rule, amendment, or	414
rescission in its revised form in electronic form with the joint	415
committee.	416

An agency shall file the rule summary and fiscal analysis 417 prepared under section 106.024 of the Revised Code in electronic 418 form along with a proposed rule, amendment, or rescission, and 419 along with a proposed rule, amendment, or rescission in revised 420 form, that is filed under this division.

If a proposed rule, amendment, or rescission has an 422 adverse impact on businesses, the agency also shall file the 423 business impact analysis, any recommendations received from the 424 common sense initiative office, and the agency's memorandum of 425 response, if any, in electronic form along with the proposed 426 rule, amendment, or rescission, or along with the proposed rule, 427 amendment, or rescission in revised form, that is filed under 428 this division. 429

The agency shall file the hearing report in electronic	430
form with the joint committee before the joint committee holds	431
its public hearing on the proposed rule, amendment, or	432
rescission. The filing of a hearing report does not constitute a	433
revision of the proposed rule, amendment, or rescission to which	434
the hearing report relates.	435
If the proposed rule, amendment, or rescission requires	436
liability insurance, a bond, or any other financial	437
responsibility instrument as a condition of licensure, the	438
agency shall conduct a diligent search to determine if the	439
liability insurance, bond, or other financial responsibility	440
instrument is readily available in the amounts required as a	441
condition of licensure, and shall certify to the joint committee	442
that the search was conducted.	443
A proposed rule, amendment, or rescission that is subject	444
to legislative review under this division may not be adopted	445
under division (E) of this section or filed in final form under	446
section 119.04 of the Revised Code unless the proposed rule,	447
amendment, or rescission has been filed with the joint committee	448
on agency rule review under this division and the time for	449
legislative review of the proposed rule, amendment, or	450
rescission has expired without adoption of a concurrent	451
resolution to invalidate the proposed rule, amendment, or	452
rescission.	453
This division does not apply to:	454
(1) An emergency rule, amendment, or rescission;	455
(2) A proposed rule, amendment, or rescission that must be	456
adopted verbatim by an agency pursuant to federal law or rule,	457

to become effective within sixty days of adoption, in order to

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continue the operation of a federally reimbursed program in this	459
state, so long as the proposed rule contains both of the	460
following:	461
(a) A statement that it is proposed for the purpose of	462
complying with a federal law or rule;	463
(b) A citation to the federal law or rule that requires	464
verbatim compliance.	465
(3) A proposed rule, amendment, or rescission that, as set	466
forth in section 3719.41 of the Revised Code, must be adopted by	467
the state board of pharmacy pursuant to federal law or rule, to	468
become effective within sixty days of adoption, so long as the	469
proposed rule contains a statement that it is proposed for the	470
purpose of complying with federal law or rule.	471
If a rule or amendment is exempt from legislative review	472
under division (C)(2) of this section, and if the federal law or	473
rule pursuant to which the rule or amendment was adopted	474
expires, is repealed or rescinded, or otherwise terminates, the	475
rule or amendment, or its rescission, is thereafter subject to	476
legislative review under division (C) of this section.	477
(D) On the date and at the time and place designated in	478
the notice, the agency shall conduct a public hearing at which	479
any person affected by the proposed action of the agency may	480
appear and be heard in person, by the person's attorney, or	481
both, may present the person's position, arguments, or	482
contentions, orally or in writing, offer and examine witnesses,	483
and present evidence tending to show that the proposed rule,	484
amendment, or rescission, if adopted or effectuated, will be	485
unreasonable or unlawful. An agency may permit persons affected	486
by the proposed rule, amendment, or rescission to present their	487

positions, arguments, or contentions in writing, not only at the	488
hearing, but also for a reasonable period before, after, or both	489
before and after the hearing. A person who presents a position	490
or arguments or contentions in writing before or after the	491
hearing is not required to appear at the hearing.	492

At the hearing, the testimony shall be recorded. Such 493 record shall be made at the expense of the agency. The agency is 494 required to transcribe a record that is not sight readable only 495 if a person requests transcription of all or part of the record 496 and agrees to reimburse the agency for the costs of the 497 transcription. An agency may require the person to pay in 498 advance all or part of the cost of the transcription. 499

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In any hearing under this section the agency may administer oaths or affirmations.

The agency shall consider the positions, arguments, or 502 contentions presented at, or before or after, the hearing. The 503 agency shall prepare a hearing summary of the positions, 504 arguments, or contentions, and of the issues raised by the 505 positions, arguments, or contentions. The agency then shall 506 prepare a hearing report explaining, with regard to each issue, 507 how it is reflected in the rule, amendment, or rescission. If an 508 issue is not reflected in the rule, amendment, or rescission, 509 the hearing report shall explain why the issue is not reflected. 510 The agency shall include the hearing summary in the hearing 511 report as an appendix thereto. And, in the hearing report, the 512 agency shall identify the proposed rule, amendment, or 513 rescission to which the hearing report relates. 514

(E) After divisions (A), (B), (C), and (D) of this section 515 have been complied with, and when the time for legislative 516 review under sections 106.02, 106.022, and 106.023 of the 517

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Revised Code has expired without adoption of a concurrent	518
resolution to invalidate the proposed rule, amendment, or	519
rescission, the agency may issue an order adopting the proposed	520
rule or the proposed amendment or rescission of the rule,	521
consistent with the synopsis or general statement included in	522
the public notice. At that time the agency shall designate the	523
effective date of the rule, amendment, or rescission, which	524
shall not be earlier than the tenth day after the rule,	525
amendment, or rescission has been filed in its final form as	526
provided in section 119.04 of the Revised Code.	527

- (F) Prior to the effective date of a rule, amendment, or 528 rescission, the agency shall make a reasonable effort to inform 529 those affected by the rule, amendment, or rescission and to have 530 available for distribution to those requesting it the full text 531 of the rule as adopted or as amended. 532
- (G)(1) If the governor, upon the request of an agency, 533 determines that an emergency requires the immediate adoption, 534 amendment, or rescission of a rule, the governor shall issue an 535 order, the text of which shall be filed in electronic form with 536 the agency, the secretary of state, the director of the 537 legislative service commission, and the joint committee on 538 agency rule review, that the procedure prescribed by this 539 section with respect to the adoption, amendment, or rescission 540 of a specified rule is suspended. The agency may then adopt 541 immediately the emergency rule, amendment, or rescission and it 542 becomes effective on the date the rule, amendment, or 543 rescission, in final form and in compliance with division (A)(2) 544 of section 119.04 of the Revised Code, is filed in electronic 545 form with the secretary of state, the director of the 546 legislative service commission, and the joint committee on 547 agency rule review, and the common sense initiative office. The 548

director shall publish the full text of the emergency rule,	549
amendment, or rescission in the register of Ohio.	550
Except as provided in division (G)(2) of this section, the	551
emergency rule, amendment, or rescission shall become invalid at	552
the end of the <del>one hundred twentieth <u>tenth</u> calendar day it is in</del>	553
effect. Prior to that date the agency may adopt the emergency	554
rule, amendment, or rescission as a nonemergency rule,	555
amendment, or rescission by complying with the procedure	556
prescribed by this section for the adoption, amendment, and	557
rescission of nonemergency rules. The agency shall not use the	558
procedure of division (G)(1) of this section to readopt do any	559
of the following:	560
(a) Readopt the emergency rule, amendment, or rescission	561
so that, upon the emergency rule, amendment, or rescission	562
becoming invalid under division (G)(1) of this section, the	563
emergency rule, amendment, or rescission will continue in effect	564
without interruption for another <del>one hundred twenty day ten-</del>	565
calendar-day period, except when section 106.02 of the Revised	566
Code prevents the agency from adopting the emergency rule,	567
amendment, or rescission as a nonemergency rule, amendment, or	568
rescission within the one-hundred-twenty-day period;	569
(b) Adopt a new emergency rule, amendment, or rescission	570
that contains the substance of the prior emergency rule,	571
amendment, or rescission so that, on the emergency rule,	572
amendment, or rescission becoming invalid under division (G)(1)	573
of this section, the substance of the emergency rule, amendment,	574
or rescission will continue in effect without interruption for	575
another ten-calendar-day period;	576
(c) Adopt a new emergency rule, amendment, or rescission	577
that contains a restriction contained in the prior emergency	578

rule, amendment, or rescission so that, on the emergency rule, 579
<pre>amendment, or rescission becoming invalid under division (G)(1)</pre> 580
of this section, the restriction contained in the emergency 581
rule, amendment, or rescission will continue in effect without 582
<pre>interruption for another ten-calendar-day period.</pre> 583
Division (G)(1) of this section does not apply to the 584
adoption of any emergency rule, amendment, or rescission by the 585
tax commissioner under division (C)(2) of section 5117.02 of the 586
Revised Code. 587
(2) An emergency rule or amendment adding a substance to a 588
controlled substance schedule shall become invalid at the end of 589
the one hundred eightieth day it is in effect. Prior to that 590
date, the state board of pharmacy may adopt the emergency rule 591
or amendment as a nonemergency rule or amendment by complying 592
with the procedure prescribed by this section for adoption and 593
amendment of nonemergency rules. The board shall not use the 594
procedure of division (G)(1) of this section to readopt the 595
emergency rule or amendment so that, upon the emergency rule or 596
amendment becoming invalid under division (G)(2) of this 597
section, the emergency rule or amendment will continue in effect 598
beyond the one-hundred-eighty-day period. 599
(H) Rules adopted by an authority within the department of 600
job and family services for the administration or enforcement of 601
Chapter 4141. of the Revised Code or of the department of 602
taxation shall be effective without a hearing as provided by 603
this section if the statutes pertaining to such agency 604
specifically give a right of appeal to the board of tax appeals 605
or to a higher authority within the agency or to a court, and 606
also give the appellant a right to a hearing on such appeal. 607

This division does not apply to the adoption of any rule,

608

H. B. No. 103
As Introduced

amendment, or rescission by the tax commissioner under division	609
(C)(1) or (2) of section 5117.02 of the Revised Code, or deny	610
the right to file an action for declaratory judgment as provided	611
in Chapter 2721. of the Revised Code from the decision of the	612
board of tax appeals or of the higher authority within such	613
agency.	614
Section 2. That existing sections 106.022, 107.54, 107.55,	615
111.15, and 119.03 of the Revised Code are hereby repealed.	616
Section 3. Section 119.03 of the Revised Code is presented	617
in this act as a composite of the section as amended by both	618
S.B. 221 and S.B. 229 of the 132nd General Assembly. The General	619
Assembly, applying the principle stated in division (B) of	620
section 1.52 of the Revised Code that amendments are to be	621
harmonized if reasonably capable of simultaneous operation,	622
finds that the composite is the resulting version of the section	623
in effect prior to the effective date of the section as	624
presented in this act.	625