As Introduced

132nd General Assembly

Regular Session 2017-2018

S. B. No. 293

Senators Peterson, McColley

Cosponsors: Senators Obhof, Wilson, Bacon, Hoagland, Huffman, LaRose, Coley, Uecker, Jordan

A BILL

То	amend section 106.03 and to enact sections	1
	101.352, 101.353, 121.93, 121.931, and 121.932	2
	of the Revised Code to require agencies to	3
	reduce the number of regulatory restrictions.	4

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

Section 1. That section 106.03 be amended and sections	5
101.352, 101.353, 121.93, 121.931, and 121.932 of the Revised	6
Code be enacted to read as follows:	7
Sec. 101.352. The joint committee on agency rule review	8
shall advise and assist state agencies in preparing base and	9
revised inventories of regulatory restrictions, and shall advise	10
and assist state agencies in achieving specified percentage	11
reductions in regulatory restrictions.	12
Annually, not later than the fifteenth day of June, the	13
executive director of the joint committee shall prepare a	14
historical report aggregating the reports received from state	15
agencies for the preceding year. In the report, the executive	16
director also shall describe the work of the joint committee	17

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over the preceding year with respect to reduction of regulatory	18
restrictions, and shall indicate, out of the total number of	19
regulatory restrictions inventoried by state agencies, the	20
percentage by which state agencies have reduced those regulatory	21
restrictions. The report also shall provide recommendations for	22
statutory changes, where appropriate, brought to the attention	23
of the joint committee as contributing to the adoption of	24
regulatory restrictions.	25
The joint committee shall publish the report on its web	26
site, and shall transmit copies of the report electronically to	27
the general assembly in the manner specified by section 101.68	28
of the Revised Code.	29
Sec. 101.353. Legislative information systems, in	30
consultation with the joint committee on agency rule review,	31
shall create and maintain a database that state agencies shall	32
use to transmit copies of inventories, reports, and any other	33
documents to the joint committee under sections 121.93, 121.931,	34
and 121.932 of the Revised Code, and that will assist the joint	35
committee in aggregating reports under section 101.352 of the	36
Revised Code.	37
Sec. 106.03. Prior to the review date of an existing rule,	38
the agency that adopted the rule shall do both of the following:	39
(A) Review the rule to determine all of the following:	40
(1) Whether the rule should be continued without	41
amendment, be amended, or be rescinded, taking into	42
consideration the purpose, scope, and intent of the statute	43
under which the rule was adopted;	44
(2) Whether the rule needs amendment or rescission to give	45
more flexibility at the local level;	46

(3) Whether the rule needs amendment or rescission to	47
eliminate unnecessary paperwork;	48
(4) Whether the rule incorporates a text or other material	49
by reference and, if so, whether the text or other material	50
incorporated by reference is deposited or displayed as required	51
by section 121.74 of the Revised Code and whether the	52
incorporation by reference meets the standards stated in	53
sections 121.72, 121.75, and 121.76 of the Revised Code;	54
(5) Whether the rule duplicates, overlaps with, or	55
conflicts with other rules;	56
(6) Whether the rule has an adverse impact on businesses,	57
as determined under section 107.52 of the Revised Code;	58
(7) Whether the rule contains words or phrases having	59
meanings that in contemporary usage are understood as being	60
derogatory or offensive; and	61
(8) Whether the rule requires liability insurance, a bond,	62
or any other financial responsibility instrument as a condition	63
of licensure; and	64
(9) Whether a rule that contains one or more regulatory	65
restrictions should be amended or rescinded to reduce regulatory	66
restrictions.	67
In making its review, the agency shall consider the	68
continued need for the rule, the nature of any complaints or	69
comments received concerning the rule, and any relevant factors	70
that have changed in the subject matter area affected by the	71
rule.	72
(B) On the basis of its review of the existing rule, the	73
agency shall determine whether the existing rule needs to be	74

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amended or rescinded.	75
(1) If the existing rule needs to be amended or rescinded,	76
the agency, on or before the review date of the existing rule,	77
shall commence the process of amending or rescinding the	78
existing rule in accordance with its review of the rule.	79
(2) If the existing rule does not need to be amended or	80
rescinded, proceedings shall be had under section 106.031 of the	81
Revised Code.	82
Upon the request of the agency that adopted an existing	83
rule, the joint committee on agency rule review may extend the	84
review date of the rule to a date that is not later than one	85
hundred eighty days after the review date assigned to the rule	86
by the agency. Not more than two such extensions may be allowed.	87
Sec. 121.93. Not later than December 31, 2019, a state	88
agency shall review its existing rules to identify rules having	89
one or more regulatory restrictions that require or prohibit an	90
action and prepare an inventory of the regulatory restrictions	91
in its existing rules. Examples of words suggesting that a rule	92
<pre>incorporates a regulatory restriction include "shall," "must,"</pre>	93
"require," "shall not," "may not," and "prohibit." This	94
<pre>inventory is the "base inventory."</pre>	95
In the inventory, the state agency shall indicate all of	96
<pre>the following:</pre>	97
(A) The regulatory restriction;	98
(B) The rule number of the rule in which the regulatory	99
restriction appears;	100
(C) The statute under which the regulatory restriction was	101
adopted;	102

(D) Whether removing the regulatory restriction would	103
require statutory change.	104
The state agency shall compute and state the total number	105
of regulatory restrictions indicated in the inventory.	106
The state agency shall post the inventory on its web site,	107
and shall electronically transmit a copy of the inventory to the	108
joint committee on agency rule review and to the general_	109
assembly under section 101.68 of the Revised Code.	
The inventory requirement does not apply to an internal	111
management rule or any rule required to be adopted verbatim by	112
the controlling statutory delegation.	113
Sec. 121.931. (A) (1) A state agency shall amend or rescind	114
rules identified in its inventory of regulatory restrictions as	115
necessary to reduce the total number of regulatory restrictions	116
by thirty per cent, according to the following schedule:	117
(a) A ten per cent reduction not later than December 31,	118
<u>2020;</u>	119
(b) A twenty per cent reduction not later than December	120
31, 2021; and	121
(c) The thirty per cent reduction not later than December	122
<u>31, 2022.</u>	123
When a reduction of any percentage in regulatory	124
restrictions, whether or not as specified, has been achieved,	125
the state agency may not adopt or maintain regulatory	126
restrictions that would negate the reduction.	127
(2) If a specified percentage reduction has not been	128
achieved according to the schedule, the state agency may not	129
adopt a new regulatory restriction unless it simultaneously	130

removes two or more other existing regulatory restrictions,	131
until the specified thirty per cent reduction has been achieved.	132
The state agency may not fulfill this requirement by merging two	133
or more existing regulatory restrictions into a single surviving	134
regulatory restriction.	135
(3) The state agency is encouraged to continue to reduce	136
regulatory restrictions after the specified thirty per cent	137
reduction has been achieved.	138
(B) Not later than March 15, 2021, and annually	139
thereafter, the state agency shall prepare an historical report	140
of its progress in complying with the specified percentage	141
reductions in regulatory restrictions over the preceding year	142
under divisions (A)(1) and (2) of this section. The state agency	143
shall include a revised inventory of regulatory restrictions	144
with the report.	145
In the revised inventory, in addition to the information	146
required by section 121.93 of the Revised Code, the state agency	147
shall compute the net reduction in regulatory restrictions by	148
adding the number of regulatory restrictions carried forward	149
from the previous inventory to the number of regulatory	150
restrictions added since the previous inventory, and then	151
subtracting from the sum of the carried over and new regulatory	152
restrictions the number of regulatory restrictions eliminated	153
since the previous inventory. The state agency then shall	154
subtract the net reduction from the number of regulatory	155
restrictions in the base inventory, and divide the result by the	156
number of regulatory restrictions in the base inventory to	157
determine the percentage reduction in regulatory restrictions.	158
The state agency shall transmit the report electronically	159
to the joint committee on agency rule review and to the general	160

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assembly under section 101.68 of the Revised Code. The state	161
agency shall continue preparing and transmitting a report until	162
it has reported that it has achieved the specified thirty per	163
cent reduction in regulatory restrictions.	164
Sec. 121.932. The state is limited in the number of	165
regulatory restrictions that may be effective at any one time to	166
a number that is seventy per cent of the aggregate total of	167
regulatory restrictions identified by all state agencies in the	168
base inventories prepared under section 121.93 of the Revised	169
Code. A state agency may not adopt a rule if by adopting the	170
rule the state agency will cause the number of regulatory	171
restrictions to exceed the state limit.	172
Section 2. That existing section 106.03 of the Revised	173
Code is hereby repealed.	174