## As Passed by the House

# 128th General Assembly Regular Session 2009-2010

Sub. H. B. No. 230

#### Representatives Moran, Zehringer

Cosponsors: Representatives Blair, Book, DeGeeter, Domenick, Gardner, Garland, Goyal, Murray, Sayre, Slesnick, Stewart, Williams, B., Gerberry, Lundy, Daniels, Adams, J., Grossman, Hall, Hite, Stebelton, Adams, R., Bacon, Baker, Balderson, Beck, Belcher, Blessing, Bolon, Boose, Burke, Carney, Celeste, Chandler, Coley, Combs, DeBose, Derickson, Dodd, Dolan, Driehaus, Dyer, Fende, Garrison, Goodwin, Hackett, Harris, Heard, Hottinger, Huffman, Koziura, Letson, Luckie, Maag, Mallory, Mandel, Martin, McClain, McGregor, Mecklenborg, Morgan, Newcomb, Oelslager, Okey, Otterman, Phillips, Pillich, Pryor, Schneider, Snitchler, Stautberg, Sykes, Szollosi, Uecker, Ujvagi, Wagner, Weddington, Williams, S., Winburn, Yates, Yuko

### A BILL

Го	amend sections 103.051, 103.0511, 121.24, 122.08,	1
	122.081, and 127.18 and to enact sections 121.81,	2
	121.811, 121.812, 121.813, 121.814, 121.815,	3
	121.82, 122.084, and 3745.016 of the Revised Code	4
	to enact the Common Sense Regulation Act to	5
	improve state agency regulatory processes,	6
	especially as they relate to small businesses, to	7
	require state departments to develop customer	8
	service training programs, and to require the	9
	Director of Environmental Protection to provide	10
	environmental regulatory compliance assistance to	11
	small businesses.	12

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

Section 1. That sections 103.051, 103.0511, 121.24, 122.08,	13
122.081, and 127.18 be amended and that sections 121.81, 121.811,	14
121.812, 121.813, 121.814, 121.815, 121.82, 122.084, and 3745.016	15
of the Revised Code be enacted to read as follows:	16

Sec. 103.051. The "Register of Ohio" is an electronic 17 publication that functions as a gazette to which members of the 18 public may readily resort for notice of and information about 19 rule-making processes. The director of the legislative service 20 commission shall publish the register. The register is to include 21 all rule-making documents that are required by statute to be 22 published in the register and a link to the centralized electronic 23 system for regulatory notification. The director shall display the 24 register free of charge on the internet, and shall ensure that 25 printed copies of all or part of a document published in the 26 register can be easily produced by users of the internet. 27

The director, taking into consideration the public notice and 28 information functions performed by the register, shall update the 29 register at reasonable intervals, but not less often than weekly. 30 The director shall establish a reasonable deadline before each 31 updating. A document received by the director on or before a 32 deadline is to be published in the register upon the register's 33 next updating. The director shall purge a document from the 34 register when its display no longer serves the public notice and 35 information functions performed by the register. 36

The director upon request of any person shall provide the 37 person with a printed copy of all or part of a document published 38 in the register. The director may charge and collect a fee for 39 this service. Any such fee is not to exceed the actual cost of 40

means.

- (1) "Agency" means any agency as defined in division (A)(2) 70 of section 111.15 or division (A) of section 119.01 of the Revised 71 Code. 72 (2) "Employee" means a person who is employed by a small 73 business or small organization for at least one thousand eight 74 hundred hours per year. 75 (3) A rule is "filed in final form" when it is filed with the 76 secretary of state, the director of the legislative service 77 commission, and the joint committee on agency rule review under 78 division (B)(1) of section 111.15, division (A)(1) of section 79 119.04, division (B)(1) of section 4141.14, or division (A) of 80 section 5703.14 of the Revised Code. 81 (4) "History trail" means the supplementary information 82 required to be provided on each copy of a proposed rule, which 83 information is not part of the text of the rule, and sets forth 84 the statute prescribing the procedure in accordance with which the 85 proposed rule is required to be adopted, the statute that 86 authorizes the agency to adopt the proposed rule, the statute that 87 the agency intends to amplify or implement by adopting the 88 proposed rule, the effective dates of any previous versions of the 89 rule that is the subject of the proposal, and other similar 90 information as prescribed in rules of the legislative service 91 commission. 92
- (5) "Individual" means any individual who is affected by a 93 rule in the individual's capacity as an officer or employee of a 94 small business or small organization. 95
- (6) "Rule summary and fiscal analysis" means a rule summary 96 and fiscal analysis of a proposed rule that provides the 97 information required by division (B) of section 127.18 of the 98 Revised Code, and that has been prepared in the form prescribed by 99 the joint committee on agency rule review under division (E) of 100

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of this section and ending forty days thereafter:

(a) The chairperson of the standing committee of the senate

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or house of representatives having jurisdiction over individuals, 163 small businesses, or small organizations, or any other person 164 having an interest in the proposed rule, may submit comments in 165 electronic form to the agency, to the joint committee on agency 166 rule review, or to both, concerning the expected effect of the 167 proposed rule, if adopted, upon individuals, small businesses, and 168 small organizations. The agency and joint committee shall accept 169 all such timely submitted written comments. 170

- 171 (b) The chairperson of the standing committee of the senate or house of representatives having jurisdiction over individuals, 172 small businesses, or small organizations, in electronic form, may 173 request the agency to appear before the committee and testify, 174 answer questions asked by members of the committee, and produce 175 information in the possession of the agency as requested by the 176 committee, concerning the expected effect of the proposed rule, if 177 adopted, upon individuals, small businesses, or small 178 organizations. Upon receipt of a request from the chairperson of 179 the appropriate standing committee of the senate or house of 180 representatives under division (B)(3)(b) of this section, the 181 agency shall designate an officer or employee of the agency to 182 appear before the committee, and shall otherwise comply with the 183 request, in the manner directed by the request. 184
- (4) The agency shall not proceed to file the proposed rule in
  final form until it has considered any comments timely submitted
  to it under division (B)(3)(a) of this section, has identified the
  issues raised by the comments, has assessed the proposed rule in
  light of the issues raised by the comments, and has made such
  revisions in the proposed rule as it considers advisable in light
  of its assessment.

An agency is not required to put any revised version of a proposed rule through the procedure of divisions (B)(1) to (4) of this section.

(C) Any original version of a proposed rule, rule summary and	195
fiscal analysis, or written comment filed or submitted under	196
division (B) of this section shall be preserved by the agency with	197
which it is filed or to which it is submitted, and is a public	198
record open to public inspection.	199

(D) Each agency shall prepare a plan that provides for the 200 periodic review, at least once every five years, of each rule of 201 the agency that is not otherwise subject to review under section 202 119.032 of the Revised Code and that affects individuals, small 203 businesses, or small organizations. The purpose of each periodic 204 review shall be to determine whether the rule that is being 205 reviewed should be continued without change or amended or 206 rescinded, consistent with the purpose, scope, and intent of the 207 applicable statute authorizing adoption of the rule, so as to 208 minimize the economic impact of the rule upon individuals, small 209 businesses, or small organizations. Accordingly, in making each 210 periodic review of a rule, the agency shall consider the continued 211 need for the rule, the nature of any written complaints or 212 comments that the agency has received with regard to the rule, the 213 extent to which the rule duplicates, overlaps, or conflicts with 214 other currently effective rules, and the degree to which 215 technology, economic conditions, and other relevant factors have 216 changed in the area affected by the rule. 217

Each agency shall annually report to the governor and general 218 assembly, with regard to each of its rules that have been reviewed 219 under this division during the preceding calendar year, the title 220 and administrative code rule number of the rule, a brief summary 221 of the content and operation of the rule, and a brief summary of 222 the results of the review. If the agency is otherwise required to 223 make an annual report to the governor and general assembly, the 224 agency shall report this information in an appropriately 225 designated section of its annual report, whether its annual report 226

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is in print or electronic form or both. If, however, the agency is	227
not otherwise required to make an annual report to the governor	228
and general assembly, the agency, on or before the first day of	229
February, shall report this information in a separate report, in	230
electonic electronic form, to the governor and general assembly.	231
In addition to the submissions required by section 101.68 of the	232
Revised Code, and in addition to any requirement of that section	233
to submit notice of the availability of a report instead of copies	234
of the report, the agency shall submit its annual or separate	235
report in electronic form, which provides the information required	236
by this division, to the chairpersons of the standing committees	237
of the senate and house of representatives having jurisdiction	238
over individuals, small businesses, and small organizations.	239

Each agency having rules in effect on January 1, 1985, that 240 affect individuals, small businesses, or small organizations shall 241 divide those rules into groups, so that at least one-fifth of 242 those rules are reviewed during each year of a five-year period 243 commencing on January 1, 1985. A rule that is newly adopted after 244 January 1, 1985, shall be reviewed five years after its effective 245 date. When a rule has once been reviewed, it shall thereafter be 246 reviewed again at five-year intervals. 247

- (E) Each agency shall designate an individual or office within the agency to be responsible for complying with this division. Each individual or office that has been so designated shall, within ten days after receiving a request therefor from any person:
- (1) Provide the person with copies of any rule proposed by 253 the agency that would affect individuals, small businesses, or 254 small organizations; 255
- (2) Provide the person with copies of the rule summary and 256
  fiscal analysis of any rule proposed by the agency that would 257
  affect individuals, small businesses, or small organizations; or 258

(3) Find, collate, and make available to the person any	259
information in the possession of the agency regarding a rule	260
proposed by the agency, which information would be of interest to 2	261
individuals, small businesses, or small organizations.	262
The agency shall inform the office of entrepreneurship and	263
small business <u>division</u> in writing of the name, address, and	264
telephone number of each individual or office designated under	265
this division. The agency shall promptly inform the <del>office of</del>	266
entrepreneurship and small business <u>division</u> in writing of any	267
change in the information thus provided.	268
(F) Division (B) of this section does not apply to any	269
emergency rule adopted under division (B)(2) of section 111.15 or	270
division (F) of section 119.03 of the Revised Code, except that	271
the emergency rule becomes subject to such division when it is	272
adopted pursuant to the procedure of section 111.15 or 119.03 of	273
the Revised Code for the adoption of rules not of an emergency	274
nature. 2	275
(G) The department of taxation shall provide a copy of the	276
full text of any rule proposed by the department that may affect 2	277
any business in electronic form to the <del>office of</del> <u>entrepreneurship</u> 2	278
and small business <u>division</u> , and the department shall designate an	279
office within the agency responsible for providing a copy of any	280
such rule within ten days of receiving a request from any person. 2	281
<b>Sec. 121.81.</b> As used in sections 121.81 and 121.811 to	282
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(A) "Rule" means the adoption of a new rule or the amendment	284
or rescission of an existing rule. "Rule" does not include an	285
emergency rule, but does include a rule that is to replace an	286
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(B) A "small business" is an independently owned and operated 2	288

for-profit or nonprofit business entity, including affiliates, and	289
regardless of legal form, that has fewer than four hundred	290
employees.	291
(C) A "state agency" is a discrete unit that is organized as	292
a part of, and that carries out one or more functions of, state	293
government and that is authorized or required by statute to adopt	294
rules. "State agency" does not include the elected state officers	295
or their offices, the general assembly or any legislative agency,	296
or the courts or any judicial agency.	297
Sec. 121.811. Sections 121.81 and 121.812 to 121.815 of the	298
Revised Code are the Common Sense Regulation Act.	299
Sec. 121.812. (A) On and after July 1, 2010, in the course of	300
developing a rule for proposal and adoption, and in any event	301
before proposing the rule by filing it under divisions (D) and (E)	302
of section 111.15 or divisions (B) and (H) of section 119.03 of	303
the Revised Code, or when reviewing a rule under section 119.032	304
of the Revised Code, a state agency shall evaluate the rule in	305
light of each of the following considerations:	306
(1) Whether the rule is necessary to give effect to the	307
statute that underlies the rule;	308
(2) Whether the rule unnecessarily duplicates a federal	309
regulation or the rules of the state agency or of another state	310
agency;	311
(3) Whether the state agency has notified all interested	312
persons who have registered through the centralized electronic	313
system for regulatory notification to receive notice that the	314
agency is developing and drafting the rule for proposal and	315
adoption, and whether the state agency has afforded those persons	316
an opportunity to comment to the state agency concerning the	317
substance and the drafting of the rule;	318

(4) Whether the rule is drafted so that its desired outcome	319
will be achieved, and whether the desired outcome of the rule is	320
based on the best information, including scientific and technical	321
data, that reasonably can be obtained;	322
(5) Whether the rule will be understandable to the persons to	323
whom the rule is addressed;	324
(6) Whether the rule can be applied consistently by the state	325
agency to the persons who will be affected by the rule;	326
(7) Whether, when achieving its underlying regulatory	327
objectives, the rule is a reasonable balance between its	328
underlying regulatory objectives and the regulatory burden it	329
<pre>imposes;</pre>	330
(8) Whether it would be advisable for the rule to expire on a	331
specific future date.	332
(B) The state agency shall prepare a report of its evaluation	333
of the rule. The director of administrative services shall	334
prescribe the form of the report, designing the form so that it	335
will elicit from a state agency when the form is completed whether	336
the state agency has evaluated a rule in light of all the	337
considerations listed in divisions (A)(1) to (8) of this section.	338
The form in addition shall require the state agency to explain the	339
<pre>following in particular:</pre>	340
(1) If the rule is duplicative, why the duplication is	341
necessary;	342
(2) If the state agency has not notified all interested	343
persons who have registered through the centralized electronic	344
system for regulatory notification to receive notice that the	345
agency is developing and drafting the rule for proposal and	346
adoption, why this is the case; and	347
(3) If the rule when achieving its regulatory objectives is	3/19

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such as kaizen, value stream mapping, networking, and root cause

eliminate these impediments. In identifying agency processes that

analysis, that a state agency might bring to bear to reduce or

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produce a satisfactory result. A small business also may request	441
the small business advocate to assist when normal state agency	442
processes do not produce a satisfactory result. The ombudsperson	443
or small business advocate may not, however, become involved with	444
resolving matters that are the subject of an on-going judicial or	445
administrative enforcement action.	446
If the ombudsperson, with or without the assistance of the	447
small business advocate, is unable to resolve a matter, the	448
ombudsperson may call upon the governor's designee to assist in	449
resolving the matter. The governor's designee shall assist in a	450
neutral way to resolve the matter. The governor's designee shall	451
identify options, and strategies and tactics, for resolving the	452
matter, but may not impose a resolution or make or reverse legal	453
decisions to resolve the matter.	454
A state agency named in this section shall publish on its web	455
site the name, address, telephone number, and e-mail address of	455
its ombudsperson, together with a brief explanation of the	457
ombudsperson's role in resolving matters.	458
An ombudsperson shall consult with the small business	459
advocate and negotiate arrangements to facilitate mutual	460
interaction and avoid duplication of effort.	461
Sec. 121.82. (A) As used in this section, "department" means	462
the several departments of state administration enumerated in	463
section 121.02 of the Revised Code.	464
(B)(1) It is the policy of this state to improve the customer	465
service provided by departments. Each department shall emphasize	466
improved customer service, efficiency, and productivity in	467
employee orientation and employee training. In light of this	468
policy, not later than January 1, 2011, each department, with the	469
assistance of the department of administrative services, shall	470
adopt customer service principles identifying the best practices	471

to be used to provide improved customer service.	472
(2) Not later than January 1, 2011, each department, with the	473
assistance of the department of administrative services, shall	474
develop a customer service training program that employees	475
designated by the department can complete to improve customer	476
service, efficiency, and productivity. The customer service	477
training program shall emphasize the customer service principles	478
adopted by the department.	479
(C) Each employee who participates in a customer service	480
training program, upon completion of the program, shall sign a	481
written statement acknowledging that the employee understands the	482
customer service principles adopted by the department and will	483
follow them.	484
(D) On its web site, each department shall:	485
(1) In a frequently-asked-question format, post answers to	486
frequently asked questions about the department's requlatory	487
mission and processes; and	488
(2) Include a customer service survey that users may complete	489
online, or download, complete, and e-mail to the department.	490
A department shall review all customer service surveys that	491
are completed and returned to the department, and may send the	492
surveys to the governor or the governor's designee.	493
Gar. 100 00 (7) Where is breezher weret i within the	404
Sec. 122.08. (A) There is hereby created within the	494
department of development an office a division to be known as the	495
office of entrepreneurship and small business division. The office	496
division shall be under the supervision of a manager appointed by	497
the director of development. <u>The manager shall be known as the</u>	498
small business advocate.	499
(B) The office division shall do all of the following:	500
(1) Act as liaison facilitating interactions between the	501

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small business community and state governmental agencies;	502
(2) Furnish information and technical assistance to persons	503
and small businesses concerning the establishment and maintenance	504
of a small business, and concerning state laws and rules relevant	505
to the operation of a small business. In conjunction with these	506
duties, the office division shall keep a record of all state	507
agency rules affecting individuals, small businesses, or small	508
organizations, as defined in section 121.24 of the Revised Code,	509
and may testify before the joint committee on agency rule review	510
concerning any proposed rule affecting individuals, small	511
businesses, or small organizations.	512
(3) Prepare and publish the small business register under	513
section 122.081 of the Revised Code;	514
(4) Receive complaints from small businesses concerning	515
governmental activity, compile and analyze those complaints, and	516
periodically make recommendations to the governor and the general	517
assembly on changes in state laws or agency rules needed to	518
eliminate burdensome and unproductive governmental regulation to	519
improve the economic climate within which small businesses	520
operate;	521
(5) Receive complaints or questions from small businesses and	522
direct those businesses to the appropriate governmental agency.	523
If, within a reasonable period of time, a complaint is not	524
satisfactorily resolved or a question is not satisfactorily	525
answered, the <del>office</del> <u>division</u> shall, on behalf of the small	526
business, make every effort to secure a satisfactory result. For	527
this purpose, the office division may consult with any state	528
governmental agency and may make any suggestion or request that	529
seems appropriate.	530

(6) Utilize, to the maximum extent possible, the printed and

electronic media to disseminate information of current concern and

interest to the small business community and to make known to	533
small businesses the services available through the office	534
division. The office division shall publish such books, pamphlets,	535
and other printed materials, and shall participate in such trade	536
association meetings, conventions, fairs, and other meetings	537
involving the small business community, as the manager small	538
<u>business advocate</u> considers appropriate.	539
(7) Prepare for inclusion in the department of development's	540
annual report to the governor and general assembly, a description	541
of the activities of the office division and a report of the	542
number of rules affecting individuals, small businesses, and small	543
organizations that were filed with the office division under	544
division (B)(2) of section 121.24 of the Revised Code, during the	545
preceding calendar year;	546
(8) Operate the Ohio first-stop business connection to assist	547
individuals in identifying and preparing applications for business	548
licenses, permits, and certificates and to serve as the central	549
public distributor for all forms, applications, and other	550
information related to business licensing. Each state agency,	551
board, and commission shall cooperate in providing assistance,	552
information, and materials to enable the connection to perform its	553
duties under this division.	554
(9) Establish and maintain a toll-free telephone number	555
persons may call during regular business hours, and an e-mail	556
address to which persons may transmit e-mail at any time, to	557
comment to the small business advocate concerning statutes and	558
rules and state agency processes affecting individuals, small	559
businesses, and small organizations. The telephone answering point	560
shall be equipped to record calls that are received after regular	561
business hours.	562
(10) Consult with each ombudsperson appointed under section	563

121.815 of the Revised Code and negotiate arrangements to

facilitate mutual interaction and avoid duplication of effort.	565
(C) The office division may, upon the request of a state	566
agency, assist the agency with the preparation of any rule that	567
will affect individuals, small businesses, or small organizations.	568
(D) The director of development shall assign employees and	569
furnish equipment and supplies to the office division as the	570
director considers necessary for the proper performance of the	571
duties assigned to the office division.	572
Sec. 122.081. (A) The office of entrepreneurship and small	573
business <u>division</u> in the department of development shall prepare	574
and publish a "small business register" or contract with any	575
person as provided in this section to prepare and publish the	576
register. The small business register shall contain the following	577
information regarding each proposed rule filed with the office of	578
entrepreneurship and small business division under division (B)(2)	579
of section 121.24 of the Revised Code:	580
(1) The title and administrative code rule number of the	581
proposed rule;	582
(2) A brief summary of the proposed rule;	583
(3) The date on which the proposed rule was filed with the	584
office of entrepreneurship and small business division under	585
division (B)(2) of section 121.24 of the Revised Code; and	586
(4) The name, address, and telephone number of the individual	587
or office within the agency that proposed the rule who has been	588
designated as being responsible for complying with division (E) of	589
section 121.24 of the Revised Code with regard to the proposed	590
rule.	591
(B) The small business register shall be published on a	592
weekly basis. The information required under division (A) of this	593
section shall be published in the register no later than two weeks	594

after the proposed rule to which the information relates is filed	595
with the office of entrepreneurship and small business division	596
under division (B)(2) of section 121.24 of the Revised Code. The	597
office of entrepreneurship and small business division shall	598
furnish the small business register, on a single copy or	599
subscription basis, to any person who requests it and pays a	600
single copy price or subscription rate fixed by the office	601
division. The office division shall furnish the chairmen	602
<u>chairpersons</u> of the standing committees of the senate and house of	603
representatives having jurisdiction over individuals, small	604
businesses, and small organizations with free subscriptions to the	605
small business register.	606
(C) Upon the request of the office of entrepreneurship and	607
small business <u>division</u> , the director of administrative services	608
shall, in accordance with the competitive selection procedure of	609
Chapter 125. of the Revised Code, let a contract for the	610
compilation, printing, and distribution of the small business	611
register.	612
(D) The office of entrepreneurship and small business	613
division shall adopt, and may amend or rescind, in accordance with	614
Chapter 119. of the Revised Code, such rules as are necessary to	615
enable it to properly carry out this section.	616
Sec. 122.084. The entrepreneurship and small business	617
division shall establish the Ohio small business panel. The Ohio	618
small business panel shall meet semi-annually to discuss issues	619
relevant to small businesses, including matters such as the	620
special challenges involved in establishing and in efficiently and	621
successfully operating a small business and the statutes and rules	622
and state agency processes that are involved in or relate to the	623
operation of small businesses. As a result of its discussions, the	624

panel may make recommendations for changes in statutes and rules

Five members of the panel constitute a quorum, and the

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affirmative vote of five members is necessary for any action taken	657
by the panel.	658
Sec. 127.18. (A) As used in this section:	659
(1) "Rule-making agency" has the same meaning as in division	660
(I) of section 119.01 of the Revised Code.	661
(2) "Rule" includes the adoption, amendment, or rescission of	662
a rule.	663
(3) "Proposed rule" means the original version of a proposed	664
rule, and each revised version of the same proposed rule, that is	665
filed with the joint committee on agency rule review under	666
division (D) of section 111.15 or division (H) of section 119.03	667
of the Revised Code.	668
(B) A rule-making agency shall prepare, in the form	669
prescribed by the joint committee on agency rule review under	670
division (E) of this section, a complete and accurate rule summary	671
and fiscal analysis of each proposed rule that it files under	672
division (D) of section 111.15 or division (H) of section 119.03	673
of the Revised Code. A rule-making agency, when completing the	674
rule summary and fiscal analysis, is encouraged to identify and	675
estimate the number of businesses subject to the proposed rule.	676
The rule summary and fiscal analysis shall include all of the	677
following information:	678
(1) The name, address, and telephone number of the	679
rule-making agency, and the name and telephone number of an	680
individual or office within the agency designated by that agency	681
to be responsible for coordinating and making available	682
information in the possession of the agency regarding the proposed	683
rule;	684
(2) The Ohio Administrative Code rule number of the proposed	685

rule;

(3) A brief summary of, and the legal basis for, the proposed	687
rule, including citations identifying the statute that prescribes	688
the procedure in accordance with which the rule-making agency is	689
required to adopt the proposed rule, the statute that authorizes	690
the agency to adopt the proposed rule, and the statute that the	691
agency intends to amplify or implement by adopting the proposed	692
rule;	693
(4) An estimate, in dollars, of the amount by which the	694
proposed rule would increase or decrease revenues or expenditures	695
during the current biennium;	696
(5) A citation identifying the appropriation that authorizes	697
each expenditure that would be necessitated by the proposed rule;	698
(6) A summary of the estimated cost of compliance with the	699
rule to all directly affected persons;	700
(7) The reasons why the rule is being proposed;	701
(8) If the rule has a fiscal effect on school districts,	702
counties, townships, or municipal corporations, an estimate in	703
dollars of the cost of compliance with the rule, or, if dollar	704
amounts cannot be determined, a written explanation of why it was	705
not possible to ascertain dollar amounts;	706
(9) If the rule has a fiscal effect on school districts,	707
counties, townships, or municipal corporations and is the result	708
of a federal requirement, a clear explanation that the proposed	709
state rule does not exceed the scope and intent of the	710
requirement, or, if the state rule does exceed the minimum	711
necessary federal requirement, a justification of the excess cost,	712
and an estimate of the costs, including those costs for local	713
governments, exceeding the federal requirement;	714
(10) If the rule has a fiscal effect on school districts,	715
counties, townships, or municipal corporations, a comprehensive	716

cost estimate that includes the procedure and method of

calculating the costs of compliance and identifies major cost	718
categories including personnel costs, new equipment or other	719
capital costs, operating costs, and indirect central service costs	720
related to the rule. The fiscal analysis shall also include a	721
written explanation of the agency's and the affected local	722
government's ability to pay for the new requirements and a	723
statement of any impact the rule will have on economic	724
development.	725
(11) If the rule incorporates a text or other material by	726
reference, and the agency claims the incorporation by reference is	727
exempt from compliance with sections 121.71 to 121.74 of the	728
Revised Code because the text or other material is generally	729
available to persons who reasonably can be expected to be affected	730
by the rule, an explanation of how the text or other material is	731
generally available to those persons;	732
(12) If the rule incorporates a text or other material by	733
reference, and it was infeasible for the agency to file the text	734
or other material electronically, an explanation of why filing the	735
text or other material electronically was infeasible;	736
(13) If the rule is being rescinded and incorporates a text	737
or other material by reference, and it was infeasible for the	738
agency to file the text or other material, an explanation of why	739
filing the text or other material was infeasible;	740
(14) Any other information the joint committee on agency rule	741
review considers necessary to make the proposed rule or the fiscal	742
effect of the proposed rule fully understandable.	743
The rule summary and fiscal analysis also shall include a box	744
the rule-making agency can check to indicate that it has evaluated	745
the rule under section 121.812 of the Revised Code and that its	746
report of the evaluation was reviewed by the head of the state	747

agency or the state agency's chief legal officer. Failure to

hundred or fewer employees.

(B) The director of environmental protection shall establish,	779
as part of the environmental protection agency, a program for	780
providing environmental regulatory compliance assistance to small	781
businesses. The program shall:	782
(1) Provide environmental regulatory compliance assistance,	783
including on-site environmental regulatory compliance assistance,	784
upon the request of a small business, to assist the small business	785
in identifying relevant environmental regulations and compliance	786
requirements and in completing application and reporting forms	787
relating to environmental regulatory requirements;	788
	789
(2) Develop educational materials for small businesses	790
regarding state and federal environmental regulatory compliance	791
requirements, and distribute the materials to them free of charge;	792
	793
(3) Reach out to small businesses and provide them with	794
training on state and federal environmental regulatory compliance	795
requirements free of charge; and	796
(4) Provide other environmental regulatory compliance	797
assistance to small businesses that will help to improve their	798
compliance with environmental regulation and thereby help to	799
improve the overall cleanliness of Ohio's environment.	800
(C) Any information, regardless of its form or	801
characteristics, that is created or obtained by the environmental	802
protection agency in the course of administering the environmental	803
regulatory compliance assistance program that identifies or	804
describes an individual facility or operation at a small business	805
is confidential and not a public record open to public inspection	806
unless:	807
(1) The information reveals a clear and immediate danger to	808
the environment and the health, safety, or welfare of the public;	809

(2) The information is obtained independently by the director	810
of environmental protection or authorized employees or agents of	811
the environmental protection agency as part of a compliance	812
inspection or investigation or in a judicial or administrative	813
enforcement proceeding; or	814
(3) The information is emissions data or otherwise pertains	815
to a contaminant source, and treating the information as	816
confidential would be inconsistent with the requirements of law.	817
Information that is confidential under this division may not	818
be used in any manner for purposes of the enforcement of any	819
environmental compliance requirement or as evidence in any	820
judicial or administrative enforcement proceeding. This paragraph	821
does not confer immunity on a small business from judicial or	822
administrative enforcement that is based upon information obtained	823
by the director of environmental protection or employees or agents	824
of the environmental protection agency, insofar as they are not	825
engaged in administering the environmental regulatory compliance	826
assistance program.	827
<b>Section 2.</b> That existing sections 103.051, 103.0511, 121.24,	828
122.08, 122.081, and 127.18 of the Revised Code are hereby	829
repealed.	830
Section 3. This act includes amendments re-naming and	831
re-characterizing the Office of Small Business as the	832
Entrepreneurship and Small Business Division. These amendments do	833
not otherwise affect the organization or the organizational	834
position of the office-now-division as part of the Department of	835
Development. Other amendments pertaining to the	836
office-now-division affect its functions.	837