	ADMINISTRATIVE RULEMAKING AMENDMENTS	
	2014 GENERAL SESSION	
	STATE OF UTAH	
LONG T	TITLE	
General	Description:	
Т	his bill modifies the Utah Administrative Rulemaking Act.	
Highligh	ted Provisions:	
Т	his bill:	
►	modifies the five-year review filing requirements;	
•	provides that the division's failure to give an agency notice of a five-year review	
	deadline does not exempt the agency's compliance with the provisions in this bill;	
•	clarifies the penalty for an agency's failure to timely comply with the five-year	
	review requirements; and	
•	makes technical changes.	
Money A	Appropriated in this Bill:	
Ν	one	
Other Sp	pecial Clauses:	
Т	his bill takes effect on July 1, 2014.	
Jtah Co	de Sections Affected:	
AMEND	S:	
6.	<b>3G-3-305</b> , as last amended by Laws of Utah 2012, Chapter 384	
Be it ena	cted by the Legislature of the state of Utah:	
S	ection 1. Section 63G-3-305 is amended to read:	
6.	3G-3-305. Agency review of rules Schedule of filings Limited exemption for	
ertain r	ules.	
(1	) Each agency shall review each of its rules within five years [of] after the rule's	
original e	effective date or within five years [of] after the filing of the last five-year review,	
	er is later. [Rules effective prior to 1992 need not be reviewed until 1997.]	
whicheve	is later. [Rules effective pror to 1992 field not be reviewed until 1997.]	
	<ul> <li>2) An agency may consider any substantial review of a rule to be a five-year review[-</li> </ul>	

33	outlined in Subsection (3)] if the agency also meets the requirements described in Subsection
34	<u>(3)</u> .
35	(3) At the conclusion of its review, and no later than the deadline described in
36	Subsection (1), the agency shall [file a notice of review on or before the anniversary date
37	indicating its intent to continue, amend, or repeal the rule] decide whether to continue, repeal,
38	or amend and continue the rule and comply with Subsections (3)(a) through (c), as applicable.
39	(a) If the agency continues the rule, [it shall file a statement which includes] the agency
40	shall file with the division a five-year notice of review and statement of continuation that
41	includes:
42	(i) a concise explanation of the particular statutory provisions under which the rule is
43	enacted and how these provisions authorize or require the rule;
44	(ii) a summary of written comments received during and since the last five-year review
45	of the rule from interested persons supporting or opposing the rule; and
46	(iii) a reasoned justification for continuation of the rule, including reasons why the
47	agency disagrees with comments in opposition to the rule, if any.
48	(b) If the agency repeals the rule, [it] <u>the agency</u> shall:
49	(i) comply with Section 63G-3-301[-]; and
50	(ii) in the rule analysis described in Section 63G-3-301, state that the repeal is the
51	result of the agency's five-year review under this section.
52	(c) If the agency amends and continues the rule, $[it]$ the agency shall comply with the
53	requirements [of] described in Section 63G-3-301 and file [the statement] with the division the
54	five-year notice of review and statement of continuation required in Subsection (3)(a).
55	(4) [ <del>(a)</del> ] The division shall publish [the] <u>a five-year</u> notice <u>of review</u> and statement <u>of</u>
56	continuation in the bulletin no later than one year after the deadline described in Subsection
57	<u>(1)</u> .
58	[(b) The division may schedule the publication of agency notices and statements,
59	provided that no notice and statement shall be published more than one year after the review
60	deadline established under Subsection (1).]
61	(5) (a) The division shall make a reasonable effort to notify an agency [of rules] that a
62	rule is due for review at least 180 days [prior to the anniversary date] before the deadline
63	described in Subsection (1).

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64	(b) The division's failure to comply with the requirement described in Subsection (5)(a)
65	does not exempt an agency from complying with any provision of this section.
66	(6) If an agency finds that it will not meet the deadline established in Subsection (1):
67	(a) <u>before the deadline described in Subsection (1)</u> , the agency may file [ <del>an</del> ] <u>one</u>
68	extension [prior to the anniversary date] with the division indicating the reason for the
69	extension; and
70	(b) the division shall publish notice of the extension in [the next issue of] the bulletin
71	in accordance with the division's publication schedule established by division rule under
72	<u>Section 63G-3-402</u> .
73	(7) An extension permits the agency to [file a notice no more than] comply with the
74	requirements described in Subsections (1) and (3) up to 120 days after the [anniversary date]
75	deadline described in Subsection (1).
76	(8) (a) If an agency [fails to file a notice of review or] does not comply with the
77	requirements described in Subsection (3), and does not file an extension [on or before the date
78	specified in the notice mandated in Subsection (5), the division shall:] under Subsection (6),
79	the rule expires automatically on the day immediately after the date of the missed deadline.
80	(b) If an agency files an extension under Subsection (6) and does not comply with the
81	requirements described in Subsection (3) within 120 days after the day on which the deadline
82	described in Subsection (1) expires, the rule expires automatically on the day immediately after
83	the date of the missed deadline.
84	(9) After a rule expires under Subsection (8), the division shall:
85	(a) publish a notice in the next issue of the bulletin that the rule has expired and is no
86	longer enforceable;
87	(b) remove the rule from the code; and
88	(c) notify the agency that the rule has expired.
89	[(9)] (10) After a rule expires, an agency must comply with the requirements of Section
90	63G-3-301 to reenact the rule.
91	Section 2. Effective date.
92	This bill takes effect on July 1, 2014.

Legislative Review Note as of 8-1-13 8:11 AM

Office of Legislative Research and General Counsel