GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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SENATE DRS95076-MC-25 (01/26)

Short Title:	Require Quid Pro Quo for Agency Rule Making.		
Sponsors:	Senator Rouzer.		
Referred to:			

A BILL TO BE ENTITLED

2	AN AC	Г ТО	REQUIRE AGENCIES ADOPTING RULES THAT INCREASE THE		
3	WOR	KLOA	D OF THE AGENCY OR THE PUBLIC OR PRIVATE SECTORS TO		
4	SIMULTANEOUSLY ELIMINATE ONE OTHER RULE.				
5	The Gene	eral Ass	embly of North Carolina enacts:		
6		SECT	TION 1. G.S. 150B-2 is amended by adding a new subdivision to read:		
7	"§ 150B-2	2. Defi	nitions.		
8	As us	ed in th	is Chapter,		
9					
10		(10)	"Workload rule" means any rule that alters the procedure or practice		
11			requirements of an agency or person regulated by an agency and that		
12			cumulatively, when comparing the requirements as they existed prior to		
13			adoption of the rule and after the adoption of the rule, either (i) increases the		
14			agency's workload or (ii) places additional burdens or requirements on a		
15			person regulated by the agency."		
16		SECI	FION 2. G.S. 150B-21.2 reads as rewritten:		
17	"§ 150B-2		rocedure for adopting a permanent rule.		
18	(a)	Steps.	Before an agency adopts a permanent rule, it must take the following		
19	actions:				
20		(1)	Publish a notice of text in the North Carolina Register.		
21		(2)	When required by G.S. 150B-21.4, prepare or obtain a fiscal note for the		
22			proposed rule.		
23		(3)	Repealed by Session Laws 2003-229, s. 4, effective July 1, 2003.		
24		(4)	When required by subsection (e) of this section, hold a public hearing on the		
25			proposed rule after publication of the proposed text of the rule.		
26		(5)	Accept oral or written comments on the proposed rule as required by		
27			subsection (f) of this section.		
28		<u>(6)</u>	Identify one rule for repeal, if the permanent rule considered for adoption is		
29			<u>a workload rule.</u>		
30					
31	<u>(g1)</u>		load Rule Adoption An agency shall not adopt a workload rule unless the		
32			omplied with the requirements of subsection (g) of this section and (ii) has		
33		-	of the proposed text of the rule, a repeal of the rule identified pursuant to		
34 <u>subsection (a) of this section.</u>					
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SECTION 3. This act is effective when it becomes law and applies to rules
adopted on or after that date.