

116TH CONGRESS 2D SESSION

H. R. 8565

To require agencies to analyze how certain rules impact children, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

October 9, 2020

Mrs. Carolyn B. Maloney of New York (for herself and Ms. Pressley) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Oversight and Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To require agencies to analyze how certain rules impact children, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Children's Protection Act of 2020".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Initial regulatory children's analysis.
 - Sec. 3. Final regulatory children's analysis.

- Sec. 4. Exception, delay, and preparation of analyses.
- Sec. 5. Procedures for gathering comments.
- Sec. 6. Avoidance of duplicative or unnecessary analyses.
- Sec. 7. Reports.
- Sec. 8. Applicability.
- Sec. 9. Judicial review.
- Sec. 10. Definitions.

1 SEC. 2. INITIAL REGULATORY CHILDREN'S ANALYSIS.

- 2 (a) Publication and Public Comment Re-
- 3 QUIRED.—Except as provided for in subsections (a) and
- 4 (b) of section 4, with respect to any proposed applicable
- 5 rule, the head of an agency shall include an initial regu-
- 6 latory children's analysis, or a summary of the analysis,
- 7 in the general notice of proposed rulemaking published in
- 8 the Federal Register under section 553 of title 5, United
- 9 States Code, or other applicable law, and make such anal-
- 10 ysis or summary available for public comment.
- 11 (b) Contents of Initial Analysis.—Each initial
- 12 regulatory children's analysis required under this section
- 13 shall describe the impact of the proposed applicable rule
- 14 on children and contain the following:
- 15 (1) An estimate of the number of children
- whose health outcomes may be directly or indirectly
- 17 negatively affected and how children's health may be
- 18 negatively affected by the proposed applicable rule,
- including the following:
- 20 (A) The unique vulnerabilities of children
- 21 including unique behaviors, how children may

- be exposed to chemicals, developing bodies, and
 dependence on adults for their care.
- 3 (B) Data sources and a description of any uncertainties.
 - (C) A description of the demographic groups of children negatively affected.
 - (2) Any reasonably foreseeable projected increase in negative health or educational outcomes for children, including reduced access to health insurance, health care, and behavioral health care services.
 - (3) Any significant alternatives to the proposed applicable rule that could accomplish the stated objectives of the proposed applicable rule and that minimize any negative health impacts to children or that provide greater benefits to children.
- 17 (c) REQUIREMENTS BEFORE PUBLICATION OF INI-18 TIAL ANALYSIS.—Before the publication of an initial regu-19 latory children's analysis by an agency:
 - (1) The head of the agency shall convene a review panel for the proposed applicable rule consisting of full-time Federal employees of the office within the agency responsible for carrying out the proposed applicable rule, 3 children's representatives, a board certified pediatrician, a member of the

- National Academy of Sciences with expertise in children's health, a licensed early childhood educator, and 1 career employee from the Office of Information and Regulatory Affairs.
 - (2) The review panel convened pursuant to paragraph (1) shall review any material related to the applicable rule that the agency has prepared in connection with the requirements of this Act, including any draft proposed applicable rule, and collect advice and recommendations of each individual representative identified by the agency on issues described in subsection (b).
 - (3) Not later than 60 days after the date on which an agency convenes a review panel pursuant to paragraph (1), the review panel shall submit to the head of the agency a report on the comments of the children's representatives and any findings on issues described in subsection (b). Such report shall be made public as part of the rulemaking record.
 - (4) Where appropriate, the agency shall publish any modification of the proposed applicable rule, the initial regulatory children's analysis, or the decision on whether an initial regulatory children's analysis is required.

- 1 (d) Waiver of Requirements.—In consultation
- 2 with the individuals identified in subsection (c)(1), the Ad-
- 3 ministrator may waive the requirements of paragraph (2),
- 4 (3), or (4) of subsection (c) by including in the rulemaking
- 5 record a written finding with reasons therefor that those
- 6 requirements would not advance the effective participation
- 7 of children's representatives in the rulemaking process.
- 8 For purposes of this subsection, the factors to be consid-
- 9 ered in making such a finding are as follows:
- 10 (1) In developing a proposed applicable rule,
- the extent to which the agency consulted with indi-
- viduals representing and advocating for affected chil-
- dren with respect to the potential impacts of the ap-
- plicable rule and took such concerns into consider-
- 15 ation.
- 16 (2) Special circumstances requiring prompt
- issuance of the applicable rule.

18 SEC. 3. FINAL REGULATORY CHILDREN'S ANALYSIS.

- 19 (a) Publication Required.—Except as provided
- 20 for in subsections (a) and (b) of section 4, simultaneously
- 21 with the promulgation of a final applicable rule under sec-
- 22 tion 553 of title 5, United States Code, or any other appli-
- 23 cable statue, the head of the agency shall publish a final
- 24 regulatory children's analysis, or a summary of the anal-
- 25 ysis, in the Federal Register. In a case in which only the

- 1 summary is published, the head of the agency shall make
- 2 the final regulatory children's analysis available on a pub-
- 3 lic website of the agency and include a link to that website
- 4 in the summary.
- 5 (b) CONTENTS OF FINAL ANALYSIS.—Each final reg-
- 6 ulatory children's analysis required under this section
- 7 shall contain the following:
- 8 (1) A statement of the significant issues raised
- 9 by the public comments in response to the initial
- regulatory children's analysis including the impacts
- on children and the regulatory analysis, a statement
- of the assessment by the agency of such issues, and
- a statement of any changes made to the proposed
- applicable rule as a result of such comments.
- 15 (2) An estimate of the number of children
- whose health the final applicable rule may directly or
- indirectly negatively impact and the basis of such es-
- timate or a substantiated explanation of why such
- 19 estimate is unavailable.
- 20 (3) A description of the demographic groups of
- 21 children impacted by the final applicable rule.
- 22 (4) A description of the steps the agency has
- taken to minimize the negative impact on children's
- health, and to maximize the benefits to children, in-
- cluding a statement of the factual, policy, and legal

- reasons for selecting any alternative adopted in the final applicable rule and why any other alternative that had less negative impact on children's health was not adopted.
 - (5) An appendix containing the following:
 - (A) Any draft of the proposed applicable rule submitted by the agency to the Office of Management and Budget for any interagency review process prior to proposal of any such rule and each document accompanying any such draft.
 - (B) Each written comment to any draft described in subparagraph (A) by any other agency and each written response to such written comment by the Administrator.
 - (C) Each draft of the final applicable rule submitted for such review process prior to promulgation and each written comment thereon and any document accompanying each such draft and any written response thereto.

21 SEC. 4. EXCEPTION, DELAY, AND PREPARATION OF ANAL-

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(a) EXCEPTION.—The requirements of sections 2 and
3 do not apply if the head of an agency—

- 1 (1) certifies that an applicable rule will not 2 have a negative impact on the health of a substantial 3 number of children; and
 - (2) publishes such certification in the Federal Register at the time of publication of general notice of proposed rulemaking for the applicable rule along with a statement providing details for the factual basis for such certification.

(b) Delays.—

- (1) EMERGENCY.—The head of an agency may delay the completion of the requirements of section 2 by publishing in the Federal Register, not later than the date of publication of the final applicable rule, a written finding that the final applicable rule is being promulgated in response to an emergency that makes timely compliance impracticable.
- (2) IMPRACTICABILITY.—The head of an agency may delay the completion of the requirements of section 3 for a period of not more than 180 days after the date of publication in the Federal Register of a final applicable rule by publishing in the Federal Register with the final applicable rule, a written finding that the final applicable rule is being promulgated in response to an emergency that makes timely compliance with the provisions of section 3

impracticable. If the agency has not prepared and published the final regulatory analysis as described in section 3 within 180 days after the date of publication of the final applicable rule, such applicable rule shall lapse and have no effect.

(c) Preparation.—

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- (1) In General.—In complying with sections 2 and 3, an agency shall include in any analysis—
 - (A) a quantifiable or numerical description of the effects of a proposed and final applicable rule or alternatives to the proposed and final applicable rule; and
 - (B) a qualitative analysis and description of the effects of a proposed and final applicable rule or alternatives to the proposed and final applicable rule.
- (2) SPECIAL ATTENTION TO UNIQUE VULNERABILITIES.—An agency shall consider the unique vulnerabilities of children, including the unique behaviors, exposure routes, developing bodies, and dependence on adults for their care, in preparing the analysis and description described in paragraph (1).

1 SEC. 5. PROCEDURES FOR GATHERING COMMENTS.

- 2 For any applicable rule, the head of the agency pro-
- 3 mulgating the applicable rule shall assure that children's
- 4 representatives have been given an opportunity to partici-
- 5 pate in the rulemaking for the applicable rule through rea-
- 6 sonable use of techniques, including the following:
- 7 (1) The inclusion in an advanced notice of pro-
- 8 posed rulemaking, if issued, of a statement that the
- 9 proposed applicable rule may have a negative effect
- on the health of a substantial number of children.
- 11 (2) The issuance of the notice through an easily
- accessible publicly available press release or official
- 13 statement.
- 14 (3) The conduct of an open conference or a
- public hearing concerning the applicable rule for
- 16 children's representatives, including soliciting and
- 17 receiving comments through the internet.

18 SEC. 6. AVOIDANCE OF DUPLICATIVE OR UNNECESSARY

- 19 ANALYSES.
- 20 (a) IN GENERAL.—An agency may perform the anal-
- 21 yses required by sections 2 and 3 in conjunction with any
- 22 other required analysis, such as subchapter I of chapter
- 23 35 of title 44, United States Code (commonly referred to
- 24 as the Paperwork Reduction Act), or Executive Order
- 25 12866 (relating to regulatory planning and review).

1	(b) Consolidation of Rules.—In order to avoid
2	duplicative action, an agency may consider a series of
3	closely related applicable rules as one rule for the purposes
4	of sections 2, 3, 4, and 5.
5	SEC. 7. REPORTS.
6	(a) OIRA REPORT ON COMPLIANCE.—The Adminis-
7	trator shall monitor agency compliance with this Act and
8	not less frequently than annually submit to the President,
9	the Committee on Homeland Security and Governmental
10	Affairs of the Senate, and the Committee on Oversight
11	and Reform of the House of Representatives a report on
12	such compliance.
13	(b) AGENCY BIANNUAL SUBMISSION TO OFFICE OF
14	Information and Regulatory Affairs.—
15	(1) In general.—On a biannual basis, the
16	head of each agency shall submit to the Adminis-
17	trator, in such a manner as the Administrator may
18	reasonably require, a report on the following infor-
19	mation:
20	(A) For each rule that the agency expects
21	to propose or finalize during the following 6-
22	month period:
23	(i) A summary of the nature of the
24	rule and justification for whether or not

1	the rule will require an initial or final reg-
2	ulatory children's analysis, including—
3	(I) the regulation identifier num-
4	ber and the docket number for the
5	rule; and
6	(II) the objectives of and legal
7	basis for the issuance of the rule, in-
8	cluding any statutory or judicial dead-
9	line and whether the agency plans to
10	conduct an initial regulatory chil-
11	dren's analysis during the rulemaking.
12	(ii) The stage of the rulemaking as of
13	the date on which the report is submitted.
14	(iii) Whether the rule is subject to re-
15	view under section 3.
16	(2) Public availability.—Not later than 30
17	days after the date on which the report is submitted
18	pursuant to paragraph (1), the Administrator shall
19	make such report publicly available on the internet.
20	(c) Office of Information and Regulatory Af-
21	FAIRS PUBLICATIONS.—
22	(1) CUMULATIVE ASSESSMENT OF AGENCY
23	RULEMAKING PUBLISHED ANNUALLY.—
24	(A) Publication in the federal reg-
25	ISTER.—Not later than October 1 of each year,

1	the Administrator shall publish in the Federal
2	Register, for the previous year a report on the
3	following:
4	(i) Each report the Administrator re-
5	ceived from the head of each agency under
6	subsection $(b)(1)$.
7	(ii) The number of rules and a list of
8	each such rule—
9	(I) that was proposed by each
10	agency, including, for each such rule,
11	an indication of whether the issuing
12	agency conducted an initial regulatory
13	children's analysis of the rule; and
14	(II) that was finalized by each
15	agency, including for each such rule
16	an indication of whether—
17	(aa) the issuing agency con-
18	ducted a final regulatory chil-
19	dren's analysis of the rule;
20	(bb) the agency claimed an
21	exception from the procedures
22	under section 4(a); or
23	(cc) the rule was issued pur-
24	suant to a statutory mandate or

1	the rulemaking is committed to
2	agency discretion by law.
3	(B) Publication on the internet.—
4	Not later than October 1 of each year, the Ad-
5	ministrator shall make publicly available on the
6	internet the following:
7	(i) The initial and final regulatory
8	children's analysis, if conducted, for each
9	proposed rule or final rule issued by an
10	agency for the previous year.
11	(ii) The docket number and regulation
12	identifier number for each proposed or
13	final rule issued by an agency for the pre-
14	vious year.
15	(iii) The number of rules and a list of
16	each rule reviewed by the Director of the
17	Office of Management and Budget for the
18	previous year, and the authority under
19	which each such review was conducted.
20	SEC. 8. APPLICABILITY.
21	This Act shall apply with respect to any proposed ap-
22	plicable rule within the year before the date of enactment
23	of this Act that has not been finalized as of the date of
24	the enactment of this Act and any proposed applicable rule
25	on or after the date of the enactment of this Act.

1 SEC. 9. JUDICIAL REVIEW.

- 2 In the case of an action brought under chapter 7 of
- 3 title 5, United States Code, alleging that the head of an
- 4 agency did not comply with the requirement under section
- 5 2(a) or that the head of an agency's determination that
- 6 a rule was not an applicable rule was arbitrary, capricious,
- 7 an abuse of discretion, or otherwise not in accordance with
- 8 law, the reviewing court may not vacate a rule but may
- 9 only remand the rule to the agency to comply with such
- 10 section or review the determination, as applicable.

11 SEC. 10. DEFINITIONS.

- 12 In this Act:
- 13 (1) Administrator.—The term "Adminis-
- trator" means the Administrator of the Office of In-
- 15 formation and Regulatory Affairs.
- 16 (2) AGENCY.—The term "agency" has the
- meaning given that term in section 551 of title 5,
- 18 United States Code.
- 19 (3) APPLICABLE RULE.—The term "applicable
- 20 rule" means a rule that may negatively affect, di-
- 21 rectly or indirectly, the health of a substantial num-
- ber of children.
- 23 (4) Child.—The term "child" means a human
- from the moment immediately after birth up to an
- age of 18 years.

1	(5) Children's representative.—The term
2	"children's representative"—
3	(A) means a nonprofit organization or a
4	municipal, State, or Federal agency, or Federa
5	advisory committee that has the mission of pro-
6	tecting all children's health and welfare or pro-
7	viding healthcare services to all children despite
8	race, ethnicity, socioeconomic class, sexual ori-
9	entation, or other identification markers; and
10	(B) does not include any trade association
11	or for-profit entities.
12	(6) Nonprofit organization.—The term
13	"nonprofit organization" means an organization that
14	is described in section 501(c)(3) of the Internal Rev-
15	enue Code of 1986 and is exempt from taxation
16	under section 501(a) of such Code.
17	(7) Rule.—The term "rule" has the meaning
18	given that term in section 551 of title 5, United
19	States Code, to which section 553 of title 5, United
20	States Code, applies.
21	(8) STATE.—The term "State" means each
22	State of the United States, the District of Columbia
23	each commonwealth, territory, or possession of the
24	United States, and each federally recognized Indian

Tribe.

1	(9) Substantial number of children.—
2	The term "substantial number of children" means at
3	least 500 children.

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