The Reg Map

Informal Rulemaking

Step One

Initiating **Events**

Agency Initiatives

Agency initiatives for rulemaking

- originate from such things as:
- Agency priorities and plans
- New scientific data New technologies

Accidents

Required Reviews

Statutory Mandates

Recommendations from Other Agencies/External **Groups/States/Federal Advisory Committees**

Lawsuits

Petitions

OMB Prompt Letters

Step Two

Determination Whether a Rule Is Needed

Administrative Procedure Act Provisions

Under the Administrative Procedure Act provisions that are included as part of the Freedom of Information Act at 5 U.S.C. 552, agencies are required to publish in the Federal Register

- Substantive rules of general applicability
- Interpretive rules Statements of general policy
- Rules of procedure
- Information about forms
- Information concerning agency organization and methods of operation
- - General statements of policy
 - Rules of agency organization,
- Nonsignificant rules for which
- public input is not warranted
- Note: Even if an exemption applies under the Administrative Procedure Act provisions, other statutory authority or agency policy may require that proposed rulemaking

Using The Reg Map

In some cases, more stringent or less stringent requirements are imposed by statutory provisions that are agency specific or subject matter specific. Also, in some cases more stringent requirements

In a typical case, a rulemaking action would proceed from step one through step nine with a proposed rule and a final rule.

- promulgate a final rule omitting steps three through six, or
- promulgate an interim final rule omitting steps three through six, but providing a comment period and a final rule after step nine.

Also, if an agency determines that a rule likely would not generate adverse comment, the agency may promulgate a direct final rule, omitting steps three through six, but with a duty to withdraw the rule if the agency receives adverse comments within the period specified by the agency.

The Reg Map is based on general requirements.

are imposed by agency policy.

However, if a rulemaking action is exempt from the proposed rulemaking procedures under the Administrative Procedure Act provisions (explained under step three) or under other statutory authority, an agency may:

Experts in drafting rulemaking documents and preparing supporting analyses

Visit us at www.regsupport.com. Also, check out **www.CommentWorks.com** for a faster, cheaper, and better way to respond to public comments on proposed rules.

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Step Four

A notice of proposed rulemaking proposes to add, change, or delete regulatory text and contains a request for public comments.

Administrative Procedure Act Provisions

Step Three

Preparation of

Proposed Rule

Proposed Rule

Under the Administrative Procedure Act provisions at 5 U.S.C. 553, rules may be established only after proposed rulemaking procedures (steps three through six) have been followed, unless an exemption applies. The following are exempted:

- Rules concerning military or
- foreign affairs functions Rules concerning agency
- management or personnel • Rules concerning public
- property, loans, grants, benefits, or contracts
- Interpretive rules
- procedure, or practice
- the agency determines that
- Rules published on an emergency basis

procedures be followed.

Optional Supplementary Procedures to Help Prepare a Proposed Rule

Advance Notice of Proposed Rulemaking

An advance notice of proposed rulemaking requests information needed for developing a proposed rule.

Negotiated Rulemaking Negotiated rulemaking is a mechanism under the Negotiated Rulemaking Act (5 U.S.C. 561-570) for bringing together representatives of an agency and the various interests to negotiate the text of a proposed rule.

OMB Review of **Proposed Rule**

OMB Review Under Executive Order 12866

OMB reviews only those rulemaking actions determined to be "significant."

Independent agencies are exempt from OMB review.

Step Five

Publication of Proposed Rule

Administrative Procedure Act Provisions

The Administrative Procedure Act provisions at 5 U.S.C. 553 require proposed rules to be published in the Federal Register.

Step Six

Public Comments

Comments

Under the Administrative Procedure Act provisions of 5 U.S.C. 553, an agency must provide the public the opportunity to submit written comments for consideration by the

As required by Public Law No. 107-347, agencies must provide for submission of comments by electronic means and must make available online the comments and other materials included in the rulemaking docket under 5 U.S.C. 553 (c).

Executive Order 12866 established 60 days as the standard for the comment period.

The holding of a public hearing is discretionary unless required by statute or agency policy.

Specific Analyses for Steps Three and Seven

Regulatory Planning and Review (E.O. 12866)

Would the rule have a \$100 million annual impact, raise novel issues, and/or have other significant impacts?



Prepare economic impact analysis.

Regulatory Flexibility Act (5 U.S.C. 601–612)

→ If yes Is a notice of proposed rulemaking required by law?

Would the rule "have a significant economic impact

Prepare regulatory flexibility analysis.

Note: Under limited circumstances analyses also are required for certain interpretive rules involving internal revenue laws (5 U.S.C. 603, 604).

Paperwork Reduction Act (44 U.S.C. 3501-3520)

Does the rule contain a "collection of information" (reporting, disclosure, or recordkeeping)?

the private sector, of \$100 million in any one year

(adjusted annually)?

preempt State law?

human environment?

on a substantial number of small entities"?



Prepare information collection clearance package for OMB review and approval, and prepare request for public comments.

Unfunded Mandates Reform Act (2 U.S.C. Chs. 17A, 25)

Does the rulemaking process include a proposed rule?

If yes

Does the rule include any Federal mandate that may result in the expenditure (direct costs minus direct savings) by State, local, and tribal governments, in the aggregate, or by

Prepare unfunded mandates analysis

(unless an exclusion applies).

Federalism (E.O. 13132) Is the rule a discretionary rule that has federalism implications and imposes substantial unreimbursed direct compliance costs on State and local governments?

→ If yes If yes

Prepare federalism summary impact statement. Prepare federalism summary impact statement.

Indian Tribal Governments (E.O. 13175)

Is the rule a discretionary rule that has tribal implications and imposes substantial unreimbursed direct compliance costs on Indian tribal governments?

Does the rule have federalism implications and

Does the rule have tribal implications and preempt tribal law?



Prepare tribal summary impact statement.

Prepare tribal summary impact statement.

National Environmental Policy Act (42 U.S.C. 4321–4347)

Is the rule categorically excluded from review? Does the rule constitute a major Federal action that could significantly affect the quality of the

→ If no

Prepare environmental assessment or environmental impact statement, as appropriate.

National Technology Transfer and Advancement Act (15 U.S.C. 272 note)

Does the rule contain provisions for which the use of voluntary standards is applicable?

→ If yes

Adopt voluntary consensus standards or

Governmental Actions and Interference with Constitutionally Protected Property Rights (E.O. 12630)

Does the rule regulate private property use for the protection of public health or safety?

Is the rulemaking a proposed regulatory action that has takings implications (other than regulating private property for the protection of

public health and safety)?

If yes

If yes

Prepare takings analysis.

Prepare takings analysis.

Protection of Children from Environmental Health Risks and Safety Risks (E.O. 13045)

Is the rulemaking a "covered regulatory action"?



Prepare analysis of the environmental health or safety effects on children.

Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use (E.O. 13211)

Is the rulemaking action a "significant energy action"?

If yes



Prepare statement of energy effects.

Step Seven

Preparation of Final Rule, **Interim Final** Rule, or Direct **Final Rule**

Final Rule

A final rule adds, changes, deletes, or affirms regulatory text.

Special Types of Final Rules

Interim Final Rule

An interim final rule adds, changes. or deletes regulatory text and contains a request for comments. The subsequent final rule may make changes to the text of the interim

Direct Final Rule

A direct final rule adds, changes, or deletes regulatory text at a specified future time, with a duty to withdraw the rule if the agency receives adverse comments within the period specified by the agency.

Step Eight

OMB Review of Final Rule, **Interim Final** Rule, or Direct Final Rule

OMB Review Under Executive Order 12866

OMB reviews only those rulemaking actions determined to be "significant."

Independent agencies are exempt from OMB review.

Publication of Final Rule, **Interim Final** Rule, or Direct Final Rule

Step Nine

Congressional Review Act (5 U.S.C. 801-808)

An agency must submit most final rules, interim final rules, and direct final rules, along with supporting information, to both houses of Congress and the General Accounting

Major rules are subject to a delayed effective date (with certain

Office before they can take effect.

Action by Congress and the President could have an impact on the rule.

Administrative Procedure Act Provisions

Under the Administrative Procedure Act provisions that are included as part of the Freedom of Information Act at 5 U.S.C. 552, agencies are required to publish final rules, interim final rules, and direct final rules in the Federal Register.

Federal Register Act (44 U.S.C. 1501-1511)

The Federal Register Act at 44 U.S.C. 1510 (implemented at 1 CFR 8.1) requires rules that have general applicability and legal effect to be published in the Code of Federal

Regulations.

Drafting Requirements for Rulemaking **Documents**

Regulatory Planning and Review (E.O. 12866)

Rulemaking documents must comply with the specified regulatory phi-

losophy and principles of regulation.

Civil Justice Reform (E.O. 12988)

Rulemaking documents must be written in clear language designed

to help reduce litigation.

Presidential Memorandum on Plain Language (63 FR 31885)

Rulemaking documents must comply with plain language principles.

Handbook.

Rulemaking documents must comply with the Federal Register regulations (1 CFR). Additional guidance and requirements are contained in the Federal Register's Document Drafting

Federal Register

Publications

Agendas for **Rules Under Development or** Review

Unified Regulatory Agenda

The Unified Regulatory Agenda provides information concerning agency rules under development

or review. The Unified Regulatory Agenda is published in the Federal Register in

the spring and fall of each year.

Regulatory Plan

The Regulatory Plan provides information concerning the most important significant regulatory actions that the agency is planning to take.

Regulatory Flexibility Agenda

the fall of each year.

The Regulatory Plan is published in the Unified Regulatory Agenda in

The Regulatory Flexibility Agenda provides information concerning any rule that an agency expects to prepare or promulgate that is likely to have a significant economic impact on a substantial number of small entities.

Agency regulatory flexibility agendas are published as part of the Unified Regulatory Agenda in the spring and fall of each year.