WEST VIRGINIA LEGISLATURE

2025 REGULAR SESSION

Introduced

Senate Bill 599

By Senators Rucker, Woodrum, Morris, Charnock, and Thorne

[Introduced February 26, 2025; referred  
to the Committee on Government Organization]

A BILL to amend the Code of West Virginia, 1931, as amended, by adding a new section, designated §29A-3-21, relating to creation of the Sound Science in Regulations Act; providing that state agencies may not propose or promulgate certain legislative rules or regulatory actions that are not based on the best available science; defining terms; and providing that the act does not impact any regulatory action by a state agency in existence before the effective date of the statute, any regulatory action by a state agency in furtherance of federal agency primacy requirements, or any regulatory action by a state agency that is the same in substance as a counterpart federal regulation.

Be it enacted by the Legislature of West Virginia:

ARTICLE 3. Rule making.

§29A-3-21. Sound Science in Regulations Act.

(a) No agency of the state may disseminate, propose, or finalize any regulatory action for a substance, mixture or chemical related to drinking water, water pollution control, hazardous substances or contaminated site remediation, air quality, or solid or hazardous waste handling unless:

(1) All scientific and technical information relied on to support the regulatory action is the best available science; and

(2) With respect to human health, the best available science indicates that exposure to the substance, mixture, or chemical above the level proposed in the regulatory action is causally linked to manifest bodily harm in humans.

(b) For purposes of this section, the term:

(1) “Best available science” means science that:

(A) Is reliable, unbiased, and reasonably applied to the agency’s regulatory action;

(B) Maximizes the quality, objectivity, and integrity of information, including statistical information, human, animal and other relevant scientific studies, and human health risk-based assessments; and

(C) Involves the use of supporting studies that are:

(i) Conducted in accordance with sound and objective science practices utilizing data collected by generally accepted methods or best available methods;

(ii) Subject to independent verification; and

(iii) Published in a refereed journal.

(2) “Refereed journal” means a publication that:

(A) Uses an editorial board or critical review panel of subject matter experts in the relevant scientific or technical disciplines who critically and objectively assess the methodology and analysis of submitted scientific studies in a nonpartisan fashion and provide editorial services prior to publication;

(B) Takes meaningful steps to avoid biases in its scientific review process; and

(C) Does not charge publication or submission fees to authors.

(3) “Regulatory action” means a risk, exposure, or health advisory; hazard assessment, health-based guidance level, enforceable drinking water standard, or hazardous substance or chemical of concern remediation standard; a hazardous substance, solid waste, or hazardous waste designation or determination; criteria document; standard; limitation; public notice; regulation or legislative rule; regulatory impact analysis; guidance document; or other similar administrative action or scientific or technical assessment or conclusion.

(c) The provisions of this section shall only apply to state agency regulatory actions that are adopted on or after the effective date of this section and that are (i) more stringent than any applicable federal regulatory action or (ii) adopted in the absence of a federal regulation action.

(d) Nothing in this section may be construed to impact:

(1) Any regulatory action by a state agency in existence before the effective date of this section;

(2) Any regulatory action by a state agency in furtherance of federal agency primacy requirements; or

(3) Any regulatory action by a state agency that is the same in substance as a counterpart federal regulation as provided in §22-1-3(c) of this code.

NOTE: The purpose of this bill is to establish the Sound Science in Regulations Act. The bill provides that no state agency may propose or effectuate a regulatory action unless it is based on the best available science.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.