Permanent Rulemaking Process

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1. **Drafting**

- Agency determines need for new rules and/or revisions to existing rules.
- Agency drafts proposed rules pursuant to numbering and format requirements in SOS's rules, using underscoring and strikeouts to identify new and deleted language.

**NOTE:** Agencies may NOT establish or increase **FEES** when the Legislature is NOT in session, UNLESS specifically mandated by the Legislature or federal legislation, or when the failure to establish or increase fees would conflict with an order issued by a court of law.

2. **Notice of Intended Action**

**Notice of Rulemaking Intent:**

- Agency files Notice of Rulemaking Intent (NRI) with Office of Administrative Rules (OAR).
- OAR reviews, accepts, and publishes NRI in Register.

**NRI includes:**
- Summary of proposed rules, need, intended effect, and legal authority
- Dates of minimum 30-day comment period, and how to submit comments
- Date, time, and location of public hearing, scheduled for at least 30 days after NRI’s publication - OR, if no hearing is scheduled, how and where persons can demand hearing
- How to obtain copies of proposed rules
- Scheduled availability of Rule Impact Statement (RIS) [no later than 15 days after NRI publication], unless RIS requirement was waived in writing by Governor prior to NRI publication, and how to obtain copies of RIS
- Request for input from business entities, if agency determines that business entities will be affected by proposed rules
Notice of Intended Action – Cont’d

Notice to Governor/Cabinet Secretary:
[EO 2013-34]

- In addition to filing NRI with the OAR, agency emails copy of proposed rules to Governor and agency’s Cabinet Secretary.

[See Amended EO 2011-06 for Cabinet assignments]

NOTE: Agency may not adopt proposed rules if, within 45 days after emailing proposed rules to Governor and Cabinet Secretary, agency receives written disapproval from Governor or Cabinet Secretary.

Additional notifications:

- If rules establish or increase fees, agency notifies Governor, Speaker, President Pro Tempore, and House Administrative Rules Review Committee of intended action via State Online Filing System.

- Within 3 days after publication of NRI, agency makes NRI and RIS available to persons who have made timely request for advance notice of agency’s proposed actions, as follows:
  - Agency mails copies of NRI and RIS, if available, to interested parties.
  - AND/OR -
  - Agency electronically notifies interested persons that proposed rules and RIS, if available, may be viewed on agency’s website.

- Within 15 days after publication, by date announced in NRI, agency prepares RIS and makes available to public upon request.
3. Public Input

- Agency conducts comment period (minimum of 30 days), as announced in NRI.
- If hearing was announced in NRI, agency conducts public hearing.

4. Adoption

- Agency considers public comments and proceeds pursuant to one of the following:
  - Agency adopts rules as proposed (i.e., without revision).
  - OR -
  - Agency revises rules in response to public comments and adopts rules as revised.
  - OR -
  - Agency determines that additional public comment should be solicited, and publishes new NRI announcing hearing scheduled for at least 30 days after publication of new NRI.
5. **Submission for Review**

- Within 10 calendar days after adoption, agency submits adopted rules and Agency Rule Report (including RIS) to:
  - Governor and Legislature via State Online Filing System, and System forwards filing to OAR.
  - **AND**
  - Advisory Committee on Intergovernmental Relations, if rules impact political subdivisions.

**State Online Filing System**
https://www.ok.gov/state/filings

5. **Submission for Review – Cont’d**

- Agency files Statement of Submission for Review (SR) with OAR. OAR reviews, accepts, and publishes SR in Register.

- OAR reviews adopted rules and returns "red-marked pages" (RMP's) or "format-approved pages" (FAP's) directly to agency.

**NOTE:** Agency retains RMP's or FAP's for later use when preparing “finally adopted” rules for publication in Register.
6. **Legislative Action**

**Legislative Review Period:**
- If rules are received by Legislature on or before April 1, the Legislature has until the last day of the current regular session to review rules.
- If rules are received by Legislature after April 1, the Legislature has until the last day of the next regular session to review rules.

6. **Legislative Action – Cont’d**

**Options for Legislative Action:**
- Approves or disapproves, in whole or in part, by joint resolution during legislative review period  
  - OR -  
  - Approves or disapproves, in whole or in part, by omnibus joint resolution during legislative review period  
  - OR -  
- Overrides Governor’s veto of joint or omnibus joint resolution approving or disapproving rules

The Legislature shall have an omnibus joint resolution prepared for consideration each session in the following form: "All proposed permanent rules of Oklahoma state agencies filed on or before April 1 are hereby approved except for the following:"
Gubernatorial Action

Options for Gubernatorial Action:

- Signs joint or omnibus resolution approving rules
  - OR -
- Vetoes joint resolution disapproving rules
  - OR -
- Vetoes omnibus resolution
  - OR -
- Issues Governor’s Declaration

If an agency believes that a rule disapproved by omnibus resolution should be approved and finally adopted, the agency may seek a Governor's declaration approving the rule.

If the Legislature fails to pass an omnibus resolution or the resolution is found to have a technical legal defect, the Governor may issue a Governor's declaration declaring rules to be approved and finally adopted.

Gubernatorial Action – Cont’d

Pursuant to Section 11 of Article 6 of the Oklahoma Constitution, in order to become law, every bill that has passed the Senate and the House of Representatives must be presented to the Governor for approval.

- For all bills OTHER THAN those passed on the date of adjournment (“sine die”), the Governor has five (5) days to sign or veto the bill, excepting Sundays. If the Governor does not take action within these five (5) days, the bill becomes law.

- For all bills passed on sine die, the Governor has fifteen (15) days to sign or veto the bill. If the Governor does not take action within these fifteen (15) days, the bill does NOT become law (otherwise known as a “pocket veto”).
§ 11. Approval or veto of bills - Passage over veto - Failure to return bill.

Every bill which shall have passed the Senate and House of Representatives, and every resolution requiring the assent of both branches of the Legislature, shall, before it becomes a law, be presented to the Governor; if he approve, he shall sign it; if not, he shall return it with his objections to the house in which it shall have originated, who shall enter the objections at large in the Journal and proceed to reconsider it. If, after such reconsideration, two-thirds of the members elected to that house shall agree to pass the bill or joint resolution, it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered; and, if approved by two-thirds of the members elected to that house, it shall become a law, notwithstanding the objections of the Governor. In all such cases, the vote in both houses shall be determined by yeas and nays, and the names of the members voting shall be entered on the Journal of each house respectively. If any bill or resolution shall not be returned by the Governor within five days (Sundays excepted) after it shall have been presented to him, the same shall be a law in like manner as if he had signed it, unless the Legislature shall, by their adjournment, prevent its return, in which case it shall not become a law without the approval of the Governor. No bill shall become a law after the final adjournment of the Legislature, unless approved by the Governor within fifteen days after such adjournment.

TIMELINE FOR A GUBERNATORIAL DECLARATION PURSUANT TO 75 O.S. § 308.3

- Publication on or before July 17, meaning that any declaration must be executed by the Governor and forwarded to OAR to meet the submission deadline for the mid-July publication (around June 25)

TAKEAWAY—

COORDINATE EARLY AND OFTEN WITH THE OFFICE OF THE GOVERNOR AND THE APPROPRIATE CABINET SECRETARY.

See Amended Executive Order 2011-06 for Cabinet assignments.
8. Final Adoption

A permanent rule is deemed **finally adopted** if:

- Approved by joint resolution during applicable review period, provided that resolution is signed by Governor or Governor's veto is overridden by Legislature
- OR -

- Approved (i.e., not disapproved) by omnibus joint resolution during applicable review period, provided that resolution is signed by Governor or Governor’s veto is overridden by Legislature
- OR -

- Disapproved by omnibus joint resolution during applicable review period, but subsequently approved by Governor’s Declaration published in Register by July 17
- OR -

8. Final Adoption – Cont’d

A permanent rule is deemed **finally adopted** if – Cont’d:

- Disapproved by joint resolution or omnibus joint resolution during applicable review period, but resolution is vetoed by Governor and veto is not overridden by Legislature
- OR -

- Approved by Governor’s declaration published in Register by July 17, if Legislature fails to pass an omnibus joint resolution or the omnibus resolution is found by Governor to have a technical legal defect

**NOTE:** After final adoption, rules may no longer be withdrawn from the rulemaking process.
9. **Promulgation and Effectiveness**

- Within 30 calendar days after rules become finally adopted, agency submits finally adopted rules in a **Permanent Rule Document (PER)** to OAR, along with RMP's or FAP's. OAR reviews, accepts, and publishes PER in Register.
- Upon publication in Register, rules are considered **promulgated**.
- Rules are **effective** on date specified by agency in PER. Effective date must be at least 10 days after scheduled publication date of PER.
Comments or Questions

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