Session of 2015

HOUSE BILL No. 2414

By Committee on Federal and State Affairs

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AN ACT concerning the department of health and environment; relating to 1 2 the clean water act and clean air act, development of state 3 implementation plans; concerning the legislature, economic impact 4 reports. 5

6 *Be it enacted by the Legislature of the State of Kansas:*

7 Section 1. (a) As part of the development of any state implementation plan for submission to the United States environmental protection agency 8 pursuant to any promulgated rules or regulations under 33 U.S.C. § 1251, 9 et seq. or 42 U.S.C. § 7401, et seq., the secretary of health and 10 11 environment shall prepare a regulatory impact report. One calendar month 12 prior to the submission of any such state implementation plan to the 13 environmental protection agency, the secretary shall:

14 (1) Submit the impact report and the proposed state implementation plan to the governor, the president of the senate and the speaker of the 15 16 house of representatives; and

(2) make such impact report and the proposed state implementation 17 plan available on the department of health and environment's internet 18 19 website.

20 (b) The regulatory impact report prepared by the secretary pursuant to subsection (a) shall include: 21

22 (1) The economic impact the plan will have on businesses and 23 citizens in the state, including any disproportionate impact the plan will 24 have on lower income populations; 25

(2) any job losses that are anticipated as a result of the plan;

26 (3) other existing state implementation plans and the economic 27 impact of such plans;

28 (4) the existence and cost efficiency of any technology that may be 29 needed to achieve the reduction goal;

30 (5) a determination as to whether the reduction goals are achievable 31 within the allotted time frame;

32 (6) a determination as to whether the plan achieves reduction goals at 33 a sustainable cost; 34

(7) the remaining useful life of any impacted structure;

35 (8) any policy options for the adoption of less stringent standards or 36 longer compliance schedules;

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1 (9) the unique policies, energy needs, resource mix and economic 2 priorities of Kansas;

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(10) the potential impact on taxpayers;

4 (11) a determination as to whether the reduction will solve an actual 5 health problem as based upon peer-reviewed scientific evidence;

6 (12) a determination as to whether the reduced pollutant is a 7 significant variable in solving the actual health problem;

8 (13) any permissible options that provide flexibility in achieving 9 reduction goals, including the averaging of emissions or any other 10 alternative implementation measure that may further the interests of 11 Kansas' citizens; and

(14) a cost-benefit analysis of how the plan affects the economic
well-being of the state, the projected cost to any industry affected by the
plan and the projected costs to Kansas ratepayers.

15 Sec. 2. This act shall take effect and be in force from and after its 16 publication in the statute book.