- 1 HB82
- 2 172722-4
- 3 By Representative Weaver
- 4 RFD: Boards, Agencies and Commissions
- 5 First Read: 02-FEB-16

2 3 4 5 6 7 8 SYNOPSIS: Under existing law, the members of a board or commission that regulates a profession and is 9 10 controlled by active market participants in the 11 profession do not have state action immunity from federal antitrust laws for actions of the board or 12 13 commission except when the action was taken 14 pursuant to a clearly articulated state policy to 15 displace competition and the board or commission 16 was subject to active state supervision. 17 Also under existing law, administrative 18 rules of a board or commission that regulates a 19 profession are subject to review by the Joint 20 Committee on Administrative Regulation Review prior 21 to becoming effective. The committee may approve, 22 disapprove, disapprove with a suggested amendment, 23 or allow the agency to withdraw the rule for 24 revision. Under existing law, a rule on which the 25 committee takes no action is deemed approved. 26 This bill requires rules of a board or

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commission that regulates a profession to be

reviewed by the Legislative Reference Service to determine whether the rule may significantly lessen competition and, if so, whether the rule was made pursuant to a clearly articulated state policy to displace competition.

If the Legislative Reference Service makes 6 7 those determinations, the committee would be required to meet to review the rule and determine 8 9 whether the rule should be approved, disapproved, 10 disapproved with a suggested amendment, or allowed to be withdrawn. The bill would also authorize 11 12 those boards and commissions to submit previously 13 adopted rules for a similar review.

14The bill would allow the Legislative15Reference Service to impose a fee for providing the16review.

18A BILL19TO BE ENTITLED20AN ACT

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To add Section 41-22-22.1 to the Code of Alabama 1975; to provide for further review of rules of certain state boards and commissions by the Legislative Reference Service and by the Joint Committee on Administrative Regulation Review under certain conditions and to provide for certain fees to cover the costs of the review. 1

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

2 Section 1. Section 41-22-22.1 is added to the Code 3 of Alabama 1975, to read as follows:

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§41-22-22.1.

5 (a) The Legislative Reference Service shall review 6 each rule certified to it by a state board or commission that 7 regulates a profession, a controlling number of the members of 8 which are active market participants in the profession, to 9 determine whether the rule may significantly lessen 10 competition and, if so, whether the rule was made pursuant to 11 a clearly articulated state policy to displace competition.

12 (b) If the Legislative Reference Service determines 13 that a rule subject to subsection (a) may significantly lessen competition, it shall determine whether the rule was made 14 15 pursuant to a clearly articulated state policy to displace 16 competition, and shall certify those determinations to the 17 committee. The board or commission shall submit a position 18 paper, a transcript of any public hearings regarding the rule, 19 and any other material collected during the consideration of 20 the rule by the board or commission to accompany the rule as it is submitted to the committee. Upon receipt of a 21 22 certification under this subsection, the chair of the 23 committee shall call a meeting of the committee to review the 24 substance of the rule, determine whether the rule may 25 significantly lessen competition, and if so, whether it was made pursuant to a clearly articulated state policy to 26 27 displace competition. The committee shall approve, disapprove,

disapprove with a suggested amendment, or allow the agency to 1 2 withdraw the rule for revision. The committee may conduct public hearings and solicit public comment during its 3 consideration of the rule. If the committee approves the rule, 4 5 it shall issue a written statement explaining its rationale for approving the rule. If the committee fails to act on a 6 7 rule certified to it pursuant to this subsection, the rule shall not become effective and shall be placed on the agenda 8 of the committee at each subsequent meeting until the 9 10 committee disposes of the rule.

11 (c) A state board or commission that regulates a 12 profession, a controlling number of the members of which are 13 active market participants in the profession, may submit a previously adopted rule, along with a position paper, a 14 15 transcript of any public hearings regarding the rule, and any 16 other material collected during the consideration of the rule, 17 to the Legislative Reference Service for a determination of 18 whether the previously adopted rule may significantly lessen 19 competition and whether the rule was made pursuant to a 20 clearly articulated state policy to displace competition. If the Legislative Reference Service makes those determinations, 21 22 it shall notify the board or commission and certify the 23 determinations to the committee. Upon receipt of a 24 certification under this subsection, the chair of the 25 committee shall call a meeting of the committee to review the 26 substance of the rule and either approve the rule or notify 27 the board or commission that it agrees with the determination

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of the Legislative Reference Service. If the committee approves the rule, it shall issue a written statement explaining its rationale for approving the rule. The committee shall take action on a rule submitted under this subsection within 45 days of receipt of certification from the Legislative Reference Service.

(d) In addition to the fee levied under Section
41-22-7(i), the Legislative Reference Service shall charge a
board or commission that is subject to subsection (a) or which
submits a previously adopted rule to the Legislative Reference
Service under subsection (c), a fee in the amount necessary to
recover the costs of the Legislative Reference Service in
complying with this section.

14 Section 2. This act shall become effective 15 immediately following its passage and approval by the 16 Governor, or its otherwise becoming law.