



Administrative Law Update for the Trump Administration Era

Tracy Hester

Statutory Interpretation and Regulation Spring 2019













Congressional Review Act



- The basics:
 - Limited window for Congress to disapprove major rulemakings
 - Deadline 180 days
 - No legislative filibuster allowed
 - Used successfully only once prior to 2016
- Trump Era Usage
 - 13 rulemakings reversed (Clean Streams Rule)
 - Over 20 <u>other rules</u> were potentially subject to repeal
 - Window has closed for new joint resolutions
- Potential for revival in 2020?

Executive Orders Targeting Rulemaking Processes



• <u>EO 13,771</u> (Two-For-One)

EO 13,563 (Retrospective Review)

• EO on Enforcing the Regulatory Reform Agenda (Feb. 24, 2017)

EO 12,866 – still the primary vehicle





U. S. Department of Justice

Office of the Associate Attorney General

The Associate Attorney General

Washington, D.C. 20530

January 25, 2018

MEMORANDUM FOR:

HEADS OF CIVIL LITIGATING COMPONENTS

UNITED STATES ATTORNEYS

CC:

REGULATORY REFORM TASK FORCE

FROM:

THE ASSOCIATE ATTORNEY GENERAL

SUBJECT:

Limiting Use of Agency Guidance Documents

In Affirmative Civil Enforcement Cases

On November 16, 2017, the Attorney General issued a memorandum ("Guidance Policy") prohibiting Department components from issuing guidance documents that effectively bind the

Congressional Reform Initiatives



Regulatory Accountability Act of 2017

• **REINS Act** of 2017

Midnight Rules Relief Act of 2017





Professor Tracy Hester
University of Houston Law Center

tdheste2@central.uh.edu 713-743-1152 (office)