



Phil Mullin

## *Bill Analysis*

Legislative Service Commission

### **H.B. 431**

123rd General Assembly  
(As Introduced)

Reps. Olman, Gardner

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#### **BILL SUMMARY**

- Requires the Legislative Budget Office of the Legislative Service Commission to prepare a community impact analysis for each bill or resolution requiring the relocation of state offices or employees.

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#### **CONTENT AND OPERATION**

##### **Preparation of a community impact analysis**

H.B. 431 requires that, if a bill or resolution introduced in the General Assembly requires the relocation of state offices or employees from one location to another within Ohio, the Legislative Budget Office (LBO) of the Legislative Service Commission must prepare a *community impact analysis* of the bill or resolution at the following times: (1) before the bill or resolution is recommended for passage by the House or Senate committee to which it was referred and (2) before the bill or resolution is taken up for final consideration by either house of the General Assembly. H.B. 431 provides that a failure of LBO to prepare a community impact analysis before a bill or resolution is taken up for consideration by the House or Senate committees, or by either or both houses for final consideration, must not be construed to impair the validity of any bill or resolution passed by either or both houses of the General Assembly. A community impact analysis must include an explanation of the economic, financial, and employment impact to the community from which relocation is required and any other information LBO considers necessary to explain the community impact of the bill or resolution. (Sec. 103.144(A) and (D).) LBO must prepare a community impact analysis in addition to preparing a fiscal note and a local impact statement with respect to a bill or resolution, as under existing law (sec. 103.143).

##### **Distribution of copies of a community impact analysis**

LBO must distribute copies of a community impact analysis in accordance with either of the following: (1) for consideration by the House or Senate Rules

Committee, or by the committee to which a bill or resolution is referred, two copies to the chairperson together with a copy to each member of the committee (if the member who introduced the bill or resolution is not a member of the committee that is considering the bill or resolution, LBO also must send the member a copy) and (2) for final consideration, a copy to each member of the house that is considering the bill or resolution (sec. 103.144(B)).

**Assistance to LBO in preparing a community impact analysis**

In preparing a community impact analysis, LBO may request any department, division, institution, board, commission, authority, bureau, or other instrumentality or officer of the state, or a county, municipal corporation, township, school district, or other governmental entity of the state, to provide any information LBO considers necessary for it to understand or explain the community impact of the bill or resolution. An instrumentality, officer, or entity must comply with a request as soon as reasonably possible, but not later than 15 days, after it receives the request. LBO must specify the manner of compliance in its request and, if necessary, can specify a longer period of time than 15 days for compliance. LBO may consider any information so provided in preparing a community impact analysis. (Sec. 103.144(C).)

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**HISTORY**

ACTION	DATE	JOURNAL ENTRY
Introduced	08-26-99	p. 1194

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