

Executive

As Passed by the House

As Passed by the Senate

JCRCD4 Adverse Impact on Businesses Rule Review Process

No provision.

No provision.

R.C. 119.032, Section 803.70

Requires agencies that are reviewing rules under the Cyclical Review of Rules Act (R.C. 119.032) to determine whether a rule has an adverse impact on businesses to review the rule as if it were a draft rule that must be reviewed under laws that define what an adverse impact on business means and that require the use of a business impact analysis instrument to evaluate the rule.

Fiscal effect: Potential minimal annual increase for certain state agencies to review existing rules for their adverse impact on business.

JCRCD1 Operating Guidance

Section: 311.10

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(1) Requires the Chief Administrative Officer of the House of Representatives and the Clerk of the Senate to determine, by mutual agreement, which of them will act as fiscal agent for the Joint Committee.

(1) Same as the Executive.

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(2) Requires that legislative members of the Joint Committee be paid at the per diem rate of \$150, and their necessary traveling expenses, for the days the member is engaged in committee duties and there is not a voting session in the member's house of the General Assembly.

(2) Same as the Executive.

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JCRCD2 Operating Expenses

Section: 311.10

Authorizes the Executive Director of the Joint Committee to certify to the Director of Budget and Management the amount of the unexpended, unencumbered balance of GRF appropriation item 029321, Operating Expenses, at the end of one fiscal year to be reappropriated for the next fiscal year, and reappropriates the certified amount.

Section: 311.10

Same as the Executive.

Section: 311.10

Same as the Executive.

JCRCD5 Applicability of S.B. 2's New Business Rule Review Process

No provision.

No provision.

Sections: 610.30, 610.31

Provides that the new business rule review process established by Am. S.B. 2 of the 129th G.A. does not apply to a proposed rule that was pending on January 1, 2011.

Fiscal effect: Possibly saves certain state agencies, including the Joint Committee on Agency Rule Review, time and effort that might otherwise have expended in their analysis and review of proposed rules that were pending as of January 1, 2011.