	H.B. 33
As Passed By House	As Passed By Senate
R.C. 101.35, 106.02, 106.031, 121.83, 121.93, 121.95, 101.352, 101.353, 101.354, 103.0521, 106.032, 106.04, 106.041, 107.51, 121.031, 121.81, 121.811, 121.954, 308.21, 1710.02	R.C. 101.35, 106.02, 106.031, 121.83, 121.93, 121.95, 101.352, 101.353, 103.0521, 106.032, 106.04, 106.041, 107.51, 121.81, 121.811, 308.21, 1710.02
Suspends the time during which the General Assembly may adopt a resolution to invalidate a proposed rule may be adopted when the agency that filed the rule informs JCARR that it intends to file a revised version.	Same as the House.
Exempts certain types of rules and regulatory restrictions listed in continuing law from several requirements in law intended to reduce and cap the number of regulatory restrictions adopted by cabinet-level agencies and other departments.	No provision.
Eliminates prohibitions against JCARR reviewing an administrative rule when JCARR becomes aware that the rule has an adverse impact on business but has not been reviewed by the Common Sense Initiative Office.	Same as the House.
Allows the JCARR chairperson to select a date for JCARR's public hearing on a proposed rule that is earlier than 41 days after the rule was filed, as otherwise required under current law.	Same as the House.
Increases, from three months to six months, the time an agency has after a governor's term expires to transmit to JCARR its report concerning principles of law or policies it relies on but have not been stated in an administrative rule.	Same as the House.
Makes the JCARR chairperson and vice-chairperson co-chairs and requires the House-appointed co chair to conduct meetings during the first regular session of a General Assembly and the Senate appointed co-chair to do so during the second.	Same as the House.
	 R.C. 101.35, 106.02, 106.031, 121.83, 121.93, 121.95, 101.352, 101.353, 101.354, 103.0521, 106.032, 106.04, 106.041, 107.51, 121.031, 121.81, 121.811, 121.954, 308.21, 1710.02 Suspends the time during which the General Assembly may adopt a resolution to invalidate a proposed rule may be adopted when the agency that filed the rule informs JCARR that it intends to file a revised version. Exempts certain types of rules and regulatory restrictions listed in continuing law from several requirements in law intended to reduce and cap the number of regulatory restrictions adopted by cabinet-level agencies and other departments. Eliminates prohibitions against JCARR reviewing an administrative rule when JCARR becomes aware that the rule has an adverse impact on business but has not been reviewed by the Common Sense Initiative Office. Allows the JCARR chairperson to select a date for JCARR's public hearing on a proposed rule that is earlier than 41 days after the rule was filed, as otherwise required under current law. Increases, from three months to six months, the time an agency has after a governor's term expires to transmit to JCARR its report concerning principles of law or policies it relies on but have not been stated in an administrative rule. Makes the JCARR chairperson and vice-chairperson co-chairs and requires the House-appointed co-chair to conduct meetings during the first regular session of a General Assembly and the Senate appointed co-chair to do so during

Joint Committee on Agency Rule Review		Main Operating Appropriations Bill H.B. 33
Executive	As Passed By House	As Passed By Senate
	Fiscal effect: Minimal.	Fiscal effect: Same as the House.
JCRCD3 Principles of law or policies not restated in rule		
	R.C. 121.93	R.C. 121.93
No provision.	Exempts legislative agencies, commissions, and committees from the law requiring state agencies to review their operations once each gubernatorial term and report to JCARR principles of law or policies on which they rely with an explanation as to whether the principles or policies should be replaced with administrative rules.	Same as the House.
	Fiscal effect: Minimal.	Fiscal effect: Same as the House.
JCRCD1 Operating guidance		
Section: 309.10	Section: 309.10	Section: 309.10
Requires LSC to act as fiscal agent for JCARR, and requires that committee members be paid in accordance with the law that creates the Committee.	Same as the Executive.	Same as the Executive.
JCRCD2 Operating Expenses		
Section: 309.10	Section: 309.10	Section: 309.10
Reappropriates the available balance of GRF ALI 029321, Operating Expenses, if certified to OBM, at the end of FY 2023 and FY 2024 to FY 2024 and FY 2025, respectively, for the same purpose.	Same as the Executive.	Same as the Executive, but removes the reappropriation of the available balance at the end of FY 2024 to FY 2025.

Joint Committee on Agency Rule Review Main Operating Appropriation H.		
Executive	As Passed By House	As Passed By Senate
Community Schools		
EDUCD89 JCARR review of the full-time equ	uivalency manual for community schools	
	R.C. 3301.85	R.C. 3301.85
No provision.	Requires ODE to submit to the Joint Committee on Agen Rule Review (JCARR) any proposed changes to the manu containing the standards and procedures used to review audit the full-time equivalency student enrollment repor by community schools.	ual v or
No provision.	Requires JCARR to hold public hearings regarding the proposed changes to the manual, consider testimony provided at those hearings, and vote to determine whet community schools can reasonably comply with the prop changes.	
No provision.	Prohibits ODE from implementing any changes to the mathematical that may affect community schools without JCARR's determination that those schools can reasonably comply the proposed changes.	
	Fiscal effect: Minimal.	Fiscal effect: Same as the House.

• • •

D *11