Joint Committee on Agency Rule Review		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	As Passed By Senate
JCRCD3 Restatement of principle of law or policy in rule		
	R.C. 101.352, 121.93, 121.931	R.C. 101.352, 121.93, 121.931
No provision.	Reduces, from 6 months to 3 months, the time in which an agency must begin the rule making process when the agency identifies a principle of law or policy that should be restated as a rule or is informed of such a principle or policy through a recommendation from JCARR.	Same as the House.
No provision.	Prohibits an agency that is in the process of adopting a rule restating a principle of law or policy from relying on the principle or policy while making the rule if either of the apply:	Same as the House.
No provision.	(1) The agency fails to file the rule in final form within one year after it determines rule-making is necessary or within one year after receiving a written recommendation from JCARR.	Same as the House.
No provision.	(2) The agency notifies JCARR of the agency's intention to file a revised proposed rule.	Same as the House.
	Fiscal effect: Minimal.	Fiscal effect: Same as the House.
JCRCD5 Recommendation of invalidating resolution		
		R.C. 106.021
No provision.	No provision.	Allows JCARR to recommend to the General Assembly the adoption of a concurrent resolution to invalidate a proposed rule or revised proposed rule when both of the following apply:
No provision.	No provision.	(1) The agency proposing the rule or revised rule is subject to a continuing law requirement to reduce regulatory restrictions.

No provision. No provision. No provision. (2) The proposed rule or revised proposed rule removes or replaces "shall," "must," "require," "shall not," "may not," "prohibit," or similar works but does not remove a regulatory restriction as defined by the amendment. Fiscal effect: Minimal.	Joint Committee on Agency Rule Review		Main Operating Appropriations Bill H.B. 96
replaces "shall," "must," "require," "shall not," "may not," "prohibit," or similar words but does not remove a regulatory restriction as defined by the amendment. Fiscal effect: Minimal. R.C. 121.95, 121.951, Section 701.120 No provision. No	Executive	As Passed By House	As Passed By Senate
IRCD4 Reporting on regulatory restriction reductions R.C. 121.95, 121.951, Section 701.120 Requires, not later than November 30, 2025, a state agency that must identify and reduce regulatory restrictions to prepare a report that does both of the following: (1) identifies the number of regulatory restrictions the agency actually eliminated or reduced, and (2) identifies the number of times the agency removed or replaced "shall," "must," "require," "shall not," "may not," "prohibit," or similar words in a portion of a rule and reported the removal or replacement as eliminating or reducing a regulatory restriction. Requires such a state agency to transmit the report required by the amendment to ICARR for review and transmittal to the Speaker of the House and Senate President. No provision. No provision. No provision. No provision. No provision. Does both of the following with respect to a continuing law requirement that specified state agencies identify and reduce regulatory restrictions in rules adopted by the agencies: (1) defines "regulatory restrictions in rules adopted by the agencies: (1) defines "regulatory restrictions in rules adopted by the agencies: (1) defines "regulatory restrictions in rules adopted by the agencies: (1) defines "regulatory restrictions in rules adopted by the agencies: (1) defines "regulatory restrictions in rules adopted by the agencies: (1) defines a regulatory restriction on less than removing or replacing "shall," "must," "require," "shall not," "may not," "prohibit," or similar words in a portion of a rule does not eliminate a regulatory restriction on less the removal eliminates a regulatory restriction on less the removal eliminates a regulatory restriction on less the removal eliminates a regulatory restriction on less the section of a rule does not eliminate a regulatory restriction on less the section of a rule does not eliminate a regulatory restriction on less the removal eliminates a requirement or prohibition from the rule.	No provision.	No provision.	replaces "shall," "must," "require," "shall not," "may not," "prohibit," or similar words but does not remove a regulatory
R.C. 121.951, Section 701.120 No provision. No provision. No provision. No provision. No provision. Requires, not later than November 30, 2025, a state agency that must identify and reduce regulatory restrictions to prepare a report that does both of the following: (1) identifies the number of regulatory restrictions the agency actually eliminated or reduced, and (2) identifies the number of times the agency removed or replaced "shall," "must," "require," "shall not," "may not," "prohibit," or similar words in a portion of a rule and reported the removal or replaced "shall," "must," "require," "shall not," "may not," a state agency to transmit the report required by the amendment to JCARR for review and transmittal to the Speaker of the House and Senate President. No provision. No provision. No provision. No provision. Does both of the following with respect to a continuing law requirement that specified state agencies identify and reduce regulatory restrictions in rules adopted by the agencies: (1) defines "regulatory restriction" as "any part of a rule that requires or prohibits an action," and (2) specifies that removing or replacing "shall," "must," "require," "shall not," "may not," "prohibit," or similar words in a portion of a rule does not eliminate a regulatory restriction unless the removal eliminates a requirement or prohibition from the rule.			Fiscal effect: Minimal.
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	No provision.	No provision.	requirement that specified state agencies identify and reduce regulatory restrictions in rules adopted by the agencies: (1) defines "regulatory restriction" as "any part of a rule that requires or prohibits an action," and (2) specifies that removing or replacing "shall," "must," "require," "shall not," "may not," "prohibit," or similar words in a portion of a rule does not eliminate a regulatory restriction unless the removal

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JCRCD7 Administrative rules containing regulatory restrictions			
		R.C. 121.951, 121.953	
No provision.	No provision.	Requires a state agency subject to continuing law requirements to reduce regulatory restrictions in administrative rules that has achieved its statutorily required reduction to eliminate one regulatory restriction for each new regulatory restriction the agency adopts.	
No provision.	No provision.	Allows a state agency subject to a state-wide cap on regulatory restrictions in administrative rules that will take effect on July 1, 2025, to appear before JCARR to show cause why the agency should be permitted to adopt a rule that would cause the number of regulatory restrictions to exceed the cap.	
No provision.	No provision.	Allows JCARR, by a majority vote, to authorize a state agency to adopt a rule containing a regulatory restriction notwithstanding the state-wide cap.	
No provision.	No provision.	Requires JCARR to prepare an annual report summarizing all rules it has authorized a state agency to adopt notwithstanding the state-wide cap on regulatory restrictions and transmit it electronically to the Speaker of the House and the Senate President.	
		Fiscal effect: Administrative cost increase for JCARR to complete the required annual report.	
JCRCD1 Operating guidance			
Section: 309.20	Section: 309.20	Section: 309.20	
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.	

Executive	As Passed By House	As Passed By Senate
JCRCD2 Operating Expenses		
Section: 309.20	Section: 309.20	Section: 309.20
Reappropriates the certified and available balance of GRF ALI 029321, Operating Expenses, at the end of FY 2025 and FY 2026 to FY 2026 and FY 2027, respectively, for the same purpose.	Same as the Executive.	Same as the Executive.
CRCD6 Review of principles and policies for restatement in rule		
		Section: 701.110
No provision.	No provision.	Requires state agencies with a continuing law duty to review their operations for principles of law and policies that should be restated in an administrative rule to complete a review and file a report with JCARR no later than November 30, 2025, instead of six months after the governor's term expires.
		Fiscal effect: Minimal.

Joint Committee on Agency Rule Review		Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	As Passed By Senate	
BORCD89 Rules adopted by state institutions of higher education			
R.C. 3345.033, 3345.14, 3345.57, 3345.69, Section 701.10			
Eliminates the requirement that the LSC Director publish rules adopted by a state institution of higher education in the electronic Administrative Code and the requirement that the state institution file a copy of the rule with JCARR.	No provision.	No provision.	
Requires a state institution to annually submit an electronic copy of all effective rules to the Chancellor and the chairpersons of the committees that primarily deal with higher education in the Senate and House of Representatives.	No provision.	No provision.	
Permits the chairpersons to hold a hearing and require a representative from the state institution to provide testimony regarding the rule, upon both receipt of a rule and failure to receive the rule.	No provision.	No provision.	
Exempts rules posted on a state institution's website from review by JCARR and state law governing rules adopted by state agencies.	No provision.	No provision.	
Fiscal effect: Minimal.			