Joint Committee on Agency Rule Review H.B. 9		
Executive	As Passed By House	In Senate Finance
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.
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.
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.

Joint Committee on Agency Rule Review		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	In Senate Finance
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.		