PROPOSED AMENDMENTS TO SENATE AND HOUSE RULES 329 AND 510

SECTION 1. AMENDMENT. Senate Rule 329 is amended as follows:

329. MEASURES REFERRED TO APPROPRIATIONS COMMITTEE.

1. Every bill providing an appropriation of five thousand dollars or more must be referred or rereferred to and acted on by the Appropriations Committee, and every bill or resolution proposing a change in the audit or fiscal procedures of a state agency or institution must be originally referred to and acted upon by that committee, before final action by the Senate thereon, unless otherwise ordered by a majority vote of the members present.

2. Every bill or resolution to which is attached a fiscal note stating that the measure has an effect of fifty thousand dollars or more on the appropriation for a state agency or department must be rereferred to and acted on by the Appropriations Committee before final action by the Senate thereon, unless otherwise ordered by a majority vote of the members present. If a bill or resolution has been rereferred under this subsection not later than the twenty-first legislative day or the forty-fifth legislative day if a House bill or resolution and the Appropriations Committee recommends amendments changing the intent of the bill or resolution, the Appropriations Committee shall act on and report the bill or resolution to the Senate by the twenty-ninth legislative day or the fifty-third legislative day if a House bill or resolution. Before action by the Senate on the report of the Appropriations Committee, the report must be rereferred to the standing committee that originally rereferred the bill or resolution to the Appropriations Committee. After reviewing the report, the standing committee shall return the bill or resolution to the Senate and indicate whether the committee concurs in the amendments recommended by the Appropriations Committee.

3. A bill or resolution required to be referred or rereferred to the Appropriations Committee which received a do not pass recommendation from committee and which then is passed by the Senate is deemed reconsidered and must be rereferred to and acted upon by the Appropriations Committee if that measure has not been referred or rereferred to the Appropriations Committee before passage. The Appropriations Committee shall report the measure back to the Senate for action in accordance with these rules.

4. Except for bills approved for introduction after the deadline for introduction of bills and except as provided in subsection 2 all Senate bills required to be rereferred to the Appropriations Committee must be rereferred not later than the twenty-third legislative day and all House bills required to be rereferred to the Appropriations Committee must be rereferred not later than the forty-seventh legislative day. If an appropriation bill is not reported to the floor and rereferred as required herein, the bill is deemed rereferred and is under the jurisdiction of the Appropriations Committee at the end of the twenty-third or forty-seventh legislative day, as appropriate.

SECTION 2. AMENDMENT. Senate Rule 510 is amended as follows:

510. LIMITATION ON CHANGES TO MEASURES REREFERRED. The Appropriations Committee may not change the intent of any measure rereferred to it after a hearing in another standing committee of the Senate, unless necessitated by consideration of the appropriation contained in the measure or unless the measure is rereferred back to the standing committee for its concurrence as provided in Senate Rule 329.

SECTION 3. AMENDMENT. House Rule 329 is amended as follows:

329. MEASURES REFERRED TO APPROPRIATIONS COMMITTEE.

1. Every bill providing an appropriation of five thousand dollars or more must be referred or rereferred to and acted on by the Appropriations Committee before final action by the Senate thereon, unless otherwise ordered by a majority vote of the members present.

2. Every bill or resolution to which is attached a fiscal note stating that the measure has an effect of fifty thousand dollars or more on the appropriation for a state agency or department must be rereferred to and acted on by the Appropriations Committee before final action by the House thereon, unless otherwise ordered by a majority vote of the members present. If a bill or resolution has been rereferred under this subsection not later than the twenty-first legislative day or the forty-fifth legislative day if a House bill or resolution and the Appropriations Committee recommends amendments changing the intent of the bill or resolution, the Appropriations Committee shall act on and report the bill or resolution to the House by the twenty-ninth legislative day or the fifty-third legislative day if a House bill or resolution. Before action by the House on the report of the Appropriations Committee, the report must be rereferred to the standing committee that originally rereferred the bill or resolution to the Appropriations Committee. After reviewing the report, the standing committee shall return the bill or resolution to the House and indicate whether the committee concurs in the amendments recommended by the Appropriations Committee.

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NOTE: This rules amendment provides for rereferral of a measure originally rereferred to the Appropriations Committee because the measure has a fiscal note indicating an impact of $50,000 or more on the appropriation for a state agency if the Appropriations Committee recommends amendments changing the intent of the measure (which is prohibited by Rules 510).

The timeframes have been established to provide that the requirement for rereferral only applies if a measure has been rereferred to the Appropriations Committee at least two days before the general deadline for rereferral of measures to the Appropriations Committees (the general deadlines are the 23rd and 47th legislative days) and if the Appropriations Committee recommends amendments changing intent of the measure. In this instance, the measure must be reported out at least two days before the general deadline for reporting measures out of committee (the general deadlines are the 31st and 55th legislative days). These two days give time for the original standing committee to review the amendments and determine whether to concur in the amendments before the general deadline for reporting measures out of committees.
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The timeframes have been established to provide
that the requirement for rereferral only applies if a
measure has been rereferred to the Appropriations
Committee at least two days before the general dead-
line for rereferral of measures to the Appropriations
Committees (the general deadlines are the 23rd and
47th legislative days) and if the Appropriations
Committee recommends amendments changing intent
of the measure. In this instance, the measure must be
reported out at least two days before the general dead-
line for reporting measures out of committee (the
general deadlines are the 31st and 55th legislative
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3. A bill or resolution required to be referred or rereferred to the Appropriations Committee which received a do not pass recommendation from committee and which then is passed by the House is deemed reconsidered and must be referred to and acted upon by the Appropriations Committee if that measure has not been referred or rereferred to the Appropriations Committee before passage. The Appropriations Committee shall report the measure back to the House for action in accordance with these rules.

4. Except for bills approved for introduction after the deadline for introduction of bills and except as provided in subsection 2 all House bills required to be rereferred to the Appropriations Committee must be rereferred not later than the twenty-third legislative day and all Senate bills required to be rereferred to the Appropriations Committee must be rereferred not later than the forty-seventh legislative day. If an appropriation bill is not reported to the floor and rereferred as required herein, the bill is deemed rereferred and is under the jurisdiction of the Appropriations Committee at the end of the twenty-third or forty-seventh legislative day, as appropriate.

SECTION 4. AMENDMENT. House Rule 510 is amended as follows:

510. LIMITATION ON CHANGES TO MEASURES REREFERRED. The Appropriations Committee may not change the intent of any measure rereferred to it after a hearing in another standing committee of the House, unless necessitated by consideration of the appropriation contained in the measure or unless the measure is rereferred back to the standing committee for its concurrence as provided in House Rule 329.

NOTE: This rules amendment provides for rereferal of a measure originally rereferred to the Appropriations Committee because the measure has a fiscal note indicating an impact of $50,000 or more on the appropriation for a state agency if the Appropriations Committee recommends amendments changing the intent of the measure (which is prohibited by Rules 510).

The timeframes have been established to provide that the requirement for rereferal only applies if a measure has been rereferred to the Appropriations Committee at least two days before the general deadline for rereferal of measures to the Appropriations Committees (the general deadlines are the 23rd and 47th legislative days) and if the Appropriations Committee recommends amendments changing intent of the measure. In this instance, the measure must be reported out at least two days before the general deadline for reporting measures out of committee (the general deadlines are the 31st and 55th legislative days). These two days give time for the original standing committee to review the amendments and determine whether to concur in the amendments before the general deadline for reporting measures out of committees.
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