
DIGEST

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Hebert

HR No. 2

Abstract: Requires the author of an appropriation or capital outlay bill or amendment thereto to provide to members an identification of corresponding legislative districts for each item or project in such appropriation or capital outlay bill or amendment prior to consideration by the House or any committee thereof.

Proposed rule requires the author of a legislative instrument which appropriates monies or authorizes proceeds or revenues to be available for capital improvements or projects or an amendment thereto to provide to each member of the body (the House or any committee thereof) in possession of such legislative instrument or amendment information containing the corresponding legislative districts in which each capital improvement or project contained in such legislative instrument or amendment is located prior to consideration by such body.

Proposed rule requires the author of a legislative instrument which appropriates monies or an amendment thereto to provide to each member of the body (the House or any committee thereof) in possession of such legislative instrument or amendment information containing the corresponding legislative districts in which each item contained in such legislative instrument or amendment is located prior to consideration by such body. Proposed rule excepts the General Appropriation Bill, the bill appropriating funds for the judicial branch, and the bill appropriating funds for the legislative branch from such requirement.

Proposed rule requires the author of the General Appropriation Bill or an amendment thereto to provide to each member of the body (the House or any committee thereof) in possession of such bill or amendment information containing the corresponding legislative districts in which each item contained in such legislative instrument or amendment is located prior to consideration by such body. Proposed rule provides that the author of the General Appropriation Bill shall only be required to furnish such information on items in such bill which correspond directly to items in the executive budget submitted by the governor to the extent possible.

Proposed rule requires the information to be provided in a manner that is clear and concise and in the same order as contained in the legislative instrument or amendment and authorizes it to be provided either by paper copy or in an electronic format.

(Adds House Rule 7.22)