76th OREGON LEGISLATIVE ASSEMBLY -- 2011 Regular Session

Senate Joint Resolution 32

Sponsored by Senator TELFER; Senators BOQUIST, FERRIOLI, GEORGE, GIROD, KRUSE, MORSE, OLSEN, THOMSEN, WHITSETT

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced**.

Proposes amendment to Oregon Constitution relating to administrative rules. Provides that administrative rule adopted by state agency after effective date of constitutional amendment has no force and effect unless Senate committee approves rule before rule becomes effective.

Allows review of administrative rule adopted by state agency before effective date of constitutional amendment upon request of member of Legislative Assembly or upon request of person affected by rule.

Directs President of the Senate to designate committees reviewing rules based on subject matter of rules. Allows President of the Senate to establish permanent committee for reviewing rules and designate that committee to review rules specified by President of the Senate.

Refers proposed amendment to people for their approval or rejection at next regular general election.

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JOINT RESOLUTION

2 Be It Resolved by the Legislative Assembly of the State of Oregon:

PARAGRAPH 1. The Constitution of the State of Oregon is amended by creating a new section

4 5 to be added to and made a part of Article III, such section to read:

SECTION 5. (1)(a) An administrative rule adopted by a state agency after the effective

date of this section has no force and effect unless a Senate committee approves the rule
 before the rule becomes effective.

8 (b) Before adopting an administrative rule, a state agency must file the proposed rule

9 with a committee designated under subsection (3) of this section.

10 (2)(a) Upon the request of a member of the Legislative Assembly or the request of a 11 person affected by an administrative rule, a committee designated under subsection (3) of 12 this section may review any administrative rule adopted by a state agency, without regard 13 to when the rule was adopted.

(b) A committee designated under subsection (3) of this section shall take public testimony regarding any rule reviewed under this section. The state agency shall provide to the committee the record on which the state agency relied, including any testimony received at public hearings held by the state agency.

(c) If a committee designated under subsection (3) of this section approves an adminis trative rule after review, the rule shall take effect when filed with the Secretary of State.

(3) The President of the Senate shall designate the committees reviewing rules under this
section based on the subject matter of the rules. The President of the Senate may establish
a permanent committee for reviewing rules and designate that committee to review rules
specified by the President of the Senate.

24 (4) As used in this section:

25 (a) "Administrative rule" means any state agency directive, standard, regulation or

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1 statement of general applicability that implements, interprets or prescribes law or policy or

describes the procedures or practices of a state agency, but does not include executive orders, agency internal management directives, regulations or statements that do not substantially affect the interests of members of the general public.

5 (b) "State agency" means any elected or appointed state officer, board, commission, de-6 partment, agency or institution, except those in the legislative and judicial branches, that is 7 authorized by law to adopt administrative rules.

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9 <u>PARAGRAPH 2.</u> The amendment proposed by this resolution shall be submitted to the 10 people for their approval or rejection at the next regular general election held throughout 11 this state.

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