STATEMENT OF PURPOSE

RS19837

By statute, agency rules adopted under the Administrative Procedure Act that impose a fee or charge do not go into effect unless approved by concurrent resolution of both houses of the Legislature. This concurrent resolution would approve agency fee or charge rules that have been adopted during the last calendar year and that were submitted through the Office of the Rules Coordinator to the Legislature or review during the current legislative session, with the following exceptions:

- (1) Two fee rules of the Department of Lands dealing with the regulation of beds, waters and airspace over navigable lakes that were rejected by the Senate Resources and Environment Committee;
- (2) Two fee rules of the Department of Lands dealing with leases on state-owned submerged and formerly submerged lands that were rejected by the Senate Resources and Environment Committee;
- (3) a fee rule docket of the Endowment Fund Investment Board dealing with rules governing the credit enhancement program for school districts that was rejected by the Senate State Affairs Committee and by the House Education Committee; and
- (4) A rulemaking docket of the Department of Health and Welfare governing standards for child care licensing that was rejected by the House Health and Welfare Committee.

FISCAL NOTE

Adoption of this concurrent resolution, in and of itself, could have no fiscal impact upon any state or local government funds or accounts, beyond the scope or impact of the individual fee rules themselves.

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