

COMMITTEE ON LEGISLATIVE RESEARCH  
OVERSIGHT DIVISION

**FISCAL NOTE**

L.R. No.: 4433-05  
Bill No.: SS for SCS for SB 469  
Subject: Administrative Rules; Administrative Law; State Departments  
Type: Original  
Date: February 8, 2012

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Bill Summary: This proposal requires review of all administrative rules and modifies provisions regarding the awarding of certain fees in administrative actions.

**FISCAL SUMMARY**

<b>ESTIMATED NET EFFECT ON GENERAL REVENUE FUND</b>			
FUND AFFECTED	FY 2013	FY 2014	FY 2015
General Revenue	\$0 or (Unknown)	\$0 or (Unknown)	\$0 or (Unknown)
<b>Total Estimated Net Effect on General Revenue Fund</b>	<b>\$0 or (Unknown)</b>	<b>\$0 or (Unknown)</b>	<b>\$0 or (Unknown)</b>

<b>ESTIMATED NET EFFECT ON OTHER STATE FUNDS</b>			
FUND AFFECTED	FY 2013	FY 2014	FY 2015
<b>Total Estimated Net Effect on <u>Other</u> State Funds</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>

Numbers within parentheses: ( ) indicate costs or losses.  
This fiscal note contains 14 pages.

<b>ESTIMATED NET EFFECT ON FEDERAL FUNDS</b>			
<b>FUND AFFECTED</b>	<b>FY 2013</b>	<b>FY 2014</b>	<b>FY 2015</b>
<b>Total Estimated Net Effect on <u>All</u> Federal Funds</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>

<b>ESTIMATED NET EFFECT ON FULL TIME EQUIVALENT (FTE)</b>			
<b>FUND AFFECTED</b>	<b>FY 2013</b>	<b>FY 2014</b>	<b>FY 2015</b>
<b>Total Estimated Net Effect on FTE</b>	<b>0</b>	<b>0</b>	<b>0</b>

Estimated Total Net Effect on All funds expected to exceed \$100,000 savings or (cost).

Estimated Net Effect on General Revenue Fund expected to exceed \$100,000 (cost).

<b>ESTIMATED NET EFFECT ON LOCAL FUNDS</b>			
<b>FUND AFFECTED</b>	<b>FY 2013</b>	<b>FY 2014</b>	<b>FY 2015</b>
<b>Local Government</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>

## FISCAL ANALYSIS

### ASSUMPTION

Officials from the **Joint Committee on Administrative Rules** state this legislation will have a fiscal impact on their agency. There is an anticipated increase in the workload of the Joint Committee that will occur upon the passage of this legislation, due to the necessity to facilitate and monitor compliance with the provisions of the legislation. There may also be increased rulemaking activity in response to reviews conducted by state agencies as a result of the legislation. However, any anticipated fiscal impact within the time period projected by this fiscal note should be able to be absorbed within current appropriations.

In response to a previous version of this proposal, officials from the **Office of the Secretary of State (SOS)** assumed, based on calculations of how many pages will be required to print the notices of agency review/delinquency, this bill could likely require an additional 100 pages in the Missouri Register beginning in fiscal year 2015. The estimated cost of a page in the Missouri Register is \$23.00. Our division calculates that, as a result of the requirements that agencies review their rules, between one third and one half of rules could become null and void. Based on calculations of how many pages will be required to print the new status of such rules, this bill could require an additional 1,350 pages in the Code of State Regulations. The estimated cost of a page in the Code of State Regulations is \$27.00. The actual cost could be more or less than the numbers given. The impact of this legislation in future years is unknown and depends upon the frequency and length of rules amended, rescinded, or withdrawn. The SOS estimated a costs of roughly \$40,000 per year to the General Revenue Fund as a result of this proposal.

Officials from the **Office of the State Public Defender, Administrative Hearing Commission, Office of the State Courts Administrator, Department of Public Safety** (Divisions of **Fire Safety, and Alcohol and Tobacco Control**), **Missouri Senate, Office of the State Treasurer, Missouri Ethics Commission, Office of the State Auditor, and the Missouri Consolidated Health Care Plan** each assume the proposal would not fiscally impact their respective agencies.

In response to a previous version of this proposal, officials from the **Department of Transportation, Department of Public Safety** (Divisions of **Highway Patrol, Capitol Police, and the State Emergency Management Agency**) and the **Office of Prosecution Services** assumed the proposal would not fiscally impact their respective agencies.

Officials from the **Department of Higher Education** assume the proposal could be implemented utilizing existing resources and would, therefore, have no direct foreseeable fiscal impact on their department

ASSUMPTION (continued)

Officials from the **Office of Administration (COA)** anticipate that in fiscal years when its rules are subject to review, additional resources could be required. COA assumes any costs could be absorbed with existing resources.

In response to a previous version of this proposal, officials from the **Missouri Gaming Commission (MGC)** stated they are in constant review and revision of hundreds of administrative rules to regulate the gaming industry. This legislation would require the MGC to add several full time staff and greatly expand each Commission meeting hearing agenda to handle the workload of sun-setting and resubmitting rules to the Secretary of State to be in compliance with the legislative provisions of the bill.

In response to a previous version of this proposal, officials from the **Department of Elementary and Secondary Education** stated the fiscal impact is unknown. The expected impact will occur beyond the scope of the fiscal note, beginning in 2015 with the first round of expirations. In succeeding years, the number of rules requiring review will increase. We will likely require additional staff to perform the reviews and promulgate rules.

In response to a previous version of this proposal, officials from the **Missouri Department of Conservation (MDC)** assumed an unknown fiscal impact from the proposal - likely less than \$100,000. MDC states they have a constitutional authority for formulating the Wildlife Code of Missouri. Requiring rules to expire after 5 years appears to impose additional costs and complexity to reinstate appropriate sections of the Wildlife Code and would make regulations less consistent and more complex for the public.

Officials from the **Missouri Lottery** state when the review process begins in 2015, an additional FTE may be required. In addition, fiscal impact of the awarded fees and expenses per line 26 is an unknown negative. Whatever amount is required to be paid out in fees and expenses pursuant to this bill would reduce Lottery proceeds transferred to education.

In response to a previous version of this proposal, officials from the **Department of Economic Development (DED)** stated this proposal would result in a negative fiscal impact of less than \$100,000 each year. DED states this assumed cost is based on the provision that would subject agencies to pay damages against its annual appropriation in the event a court finds in favor of a petitioner. Other costs are related to the review of agency rules and the preparation of an annual report that are not expected to require a new FTE but would require the resources of existing personnel.

ASSUMPTION (continued)

Officials from the **Department of Labor and Industrial Relations (DOLIR)** state they administer 10 chapters within the Missouri Revised Statutes, Chapters 285-295 RSMo. Most of these chapters concern laws that affect groups with competing interests. When the Department seeks to promulgate a rule, or amend a rule, competing interests result in additional staff time and labor in promulgating, or amending a rule.

The Department estimates the proposed bill will likely require additional resources; however, the specific cost is unknown.

In response to a previous version of this proposal, officials from the **Department of Agriculture (AGR)** stated this bill requires a review every five years each of its 79 different Chapters of regulations necessary to the operation of its programs, and to file a report addressing the eight (8) categories of review specified in 536.175.4. As a regulatory agency, many of AGR's rules are very technical and complex. A thorough review and report on each of the 79 different Chapters of AGR rulemaking would require additional staff and legal time to review, re-promulgate, and meet the reporting requirements of the legislation. Although the exact costs are unknown, it would likely exceed \$100,000 beginning in 2015 since the Department's rules are in Title 2 and would be included in the first group of rules to be reviewed under this bill.

In response to a previous version of this proposal, officials from the **Department of Mental Health (DMH)** assumed that the process of responding to rule change petitions will require additional resources. It further assumes that the process of reviewing and re-promulgating rules will be consistent with existing procedures; requiring service provider and small business impact statements, anticipated cost calculations and subsequent reviews for actual costs, etc. Existing resources are not expected to be sufficient for this additional responsibility. At this time DMH resources are deployed to prepare fiscal notes for proposed legislation, proposed initiative petitions, proposed administrative rules, and amendments to administrative rules. It is expected this process will require at least two additional staff, including one staff attorney.

It is not known how many petitions the Department of Mental Health can expect to receive during a fiscal year in addition to those requiring regular review. Also, the addition of Section 536.087, which adds that further penalties to state agencies could be incurred, could result in an increase in costs to the DMH; therefore, the fiscal impact is expected to be an unknown cost of more than \$100,000.

In response to a previous version of this proposal, officials from the **Department of Insurance, Financial Institutions and Professional Registration (DIFP)** assume the proposal would have

ASSUMPTION (continued)

no fiscal impact in the fiscal years reflected in the fiscal note. DIFP believes existing FTE can implement the scheduled review of department rules beginning in FY2020 and the petition responses required in this bill. Among other purposes, department rules establish professional licensee requirements, are a requirement for state insurance accreditation and give protections to Missouri consumers. However, if the scheduled review and petition process is more time consuming than anticipated additional FTE will be requested through the budget process.

Regarding Sections 536.041.2 and 536.087; if a legal award is larger than current appropriations would allow, DIFP would not be able to pay the award unless the department could request an increase in the department's ongoing operating appropriation in the next fiscal year budget process.

In response to a previous version of this proposal, officials from the **Department of Corrections (DOC)** stated passage of this bill will potentially require additional legal counsel/staff in order to comply with the new requirements of Section 536.041 and the review of rules as required by Section 536.175. In summary, the fiscal impact for DOC is a negative unknown for each fiscal year.

In response to a previous version of this proposal, officials from the **Department of Revenue (DOR)** stated with the changes in this substitute, DOR rules falling within Titles 11 through 14 will not begin the review process until fiscal year 2018. Based on this, the below impact identifies personnel that will be required during FY 2017 for the required training prior to beginning the review process. Total impact of the below personnel, in FY 2015 dollars, is approximately \$340,000.

Section 536.175

Legal:

- All rules will require review beginning July 1, 2017 (FY-18). In order to ensure rules can be reviewed by qualified personnel, FTE will be required in fiscal year 2017.
- This legislation will create a need for additional FTE legal counsel and one (1) FTE senior office support assistant (SOSA). The personnel would be required in Fiscal Year 2017.

ASSUMPTION (continued)

Taxation:

- This legislation will create a need for additional Management Analysts to accomplish the additional work of renewing regulations. The following personnel would be required in Fiscal Year 2017. Two (2) Management Analyst Specialist I (Range 23, Step N) per 25 rules to be amended, rescinded, or written. Based on current workload there are between 40-50 rules that require revisions. Thus, two (2) Full-Time Equivalents would be required.

Motor Vehicle and Driver Licensing Division:

- There will be an impact on the Motor Vehicle and Driver Licensing Division during the period of the fiscal note beginning Fiscal Year 2017.
- This legislation will create a need for an additional Management Analyst Specialist I once the termination period starts coming up in order to accomplish the additional work of renewing regulations.
  - One (1) Management Analyst Specialist I (Range 23, Step N) Full-Time Employee (FTE) would be required.

In response to a previous version of this proposal, officials from the **Department of Natural Resources (DNR)** stated they have approximately 700 existing rules which would require review and possible rulemaking action. DNR does not have sufficient existing resources to implement the requirements of this proposal.

The Department of Natural Resource - Division of Environmental Quality (DEQ) assumes approximately 16 professional FTE (Environmental Specialist III [ES III], PS & EE costs = \$1,370,804) would be requested to implement this proposal. A start FY 2016 start date is assumed to allow training time and advance rulemaking preparation to begin the work as required on July 1, 2016. Assuming that 1 year is sufficient to ramp up to accomplish the necessary tasks is a conservative estimate.

DNR currently does not have funding available to support the additional work efforts required by this bill. General Revenue would be needed to fund this program.

DEQ's FTE Calculation:  $651 \text{ rules} / 5 \text{ years} = 130 \text{ rules a year}$   
 $6 \text{ rules per FTE per year} = 130 / 6 = 22 \text{ FTE}$   
Minus 6 existing FTE = 16 FTE

The department further assumes that an additional (1) Legal Counsel FTE with experience in environmental law as a result of Section 536.041 of this proposal.

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ASSUMPTION (continued)

DNR's Soil and Water Conservation Program (SWCP) has 30 current rules with the following breakdown under the SB 469 projections.

Sub Para 1) 6/30/2015 - 10 rules  
Sub Para 2) 6/30/2016 - 2 rules  
Sub Para 3) 6/30/2017 - 2 rules  
Sub Para 4) 6/30/2018 - 12 rules  
Sub Para 5) 6/30/2019 - 0 rules  
Sub Para 6) 6/30/2020 - 4 rules

The SWCP does not have sufficient staff available to absorb the efforts outlined in this proposal. One (1) ES III would be required to coordinate and undertake additional rulemaking efforts. This person would be responsible for tracking rules, reviewing the need for existing rules, coordinating the stakeholder processes and undertaking the repromulgation of needed rules.

DNR's Division of Geological Land Survey (DGLS) stated that currently most rules they are responsible for are updated infrequently. The DGLS does not have sufficient staff available to essentially double the efforts spent on this activity. The DGLS would request one Planner II (PS & EE costs approximately \$81,881) who would be required to coordinate and undertake additional rulemaking efforts. This person would be responsible for tracking rules, reviewing the need for existing rules, coordinating the stakeholder processes and undertaking the repromulgation of needed rules.

Currently, DNR's Division of State Parks has 16 regulations, but this legislation would still be time-consuming. Initially examining their regulations would require at least one staff member to devote significant time to the project if no additional FTE is available. If citizens begin petitioning DSP to make rule changes, the work load on that staff member could grow exponentially given the new response requirements.

In summary, DNR assumes nineteen (19) professional-level FTE would be requested with an estimated fiscal impact of \$1.7 million annually to implement this proposal on a continuing basis.

In response to a previous version of this proposal, officials from the **Department of Social Services (DOS)** had the following assumptions from the proposal:

- 1: DOS-ITSD assumed the need for roughly \$98,000 in programming and data storage expenses.

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ASSUMPTION (continued)

- 2: The Family Support Division assumed the need for two FTE (an attorney to review agency rules one year prior to expiration and one support staff) in Fiscal Years 2014 and 2015.
- 3: Legal Services - expects an unknown fiscal impact beginning in FY 2013 greater than \$100,000. The process for promulgating administrative rules is quite lengthy since it entails close coordination between the applicable program division, departmental leadership and the Division of Legal Services.

In response to a previous version of this proposal, officials from the **Department of Health and Senior Services (DOH)** stated the long-range extent of the fiscal impact of the proposed legislation is unknown because the amount of staff time required to repromulgate expiring rules cannot be determined due to several contributing factors, including the length of the administrative rules process itself, the scope and reach of the rules that are being revised, and the amount of comments received on each individual rule. At a minimum, the process generally takes at least a year to complete. Rules may be delayed beyond this time frame due to unforeseen circumstances or if a rule is challenged through the Joint Committee on Administrative Rules. Significant staff resources could be required for re-promulgation of rules that require no changes.

ASSUMPTION (continued)

Currently DOH continuously reviews and amends rules as needed, in addition to adopting new rules when a need is identified. It is likely that a significant number of DOH's rules would at some point in the future fall under the 10 year termination provision. If rules related to fees were to lapse for any reason, there is the potential for an unknown negative impact on revenues in numerous funds including (but not limited to) General Revenue Fund, Mammography Fund, and Nursing Facility Quality Care Fund. DOH assumes the proposal would result in an unknown fiscal impact beginning in FY 2015.

In response to a previous version of the proposal, officials from the **Department of Economic Development - Public Service Commission (PSC)** stated the statute would require agencies to review and promulgate all rules on a rolling basis beginning in 2015. The PSC has hundreds of rules in effect and promulgates several rules each year required by legislation. It is difficult to determine at this time but PSC may need to hire an additional FTE or consultant to accomplish what will become a continuing obligation in 2015.

Officials from the **State Tax Commission (TAX)** state they are unable to project what the fiscal impact of this proposal will have on this agency. There is no way to project the amount of reasonable fees and expenses that might be awarded to a non-state party.

ASSUMPTION (continued)

Officials from the **Missouri Veterans' Commission** assume the fiscal impact from this proposal is unknown.

**Oversight** will reflect a potential negative fiscal impact from the new requirements within Section 536.041.2. The state agencies may be required to pay reasonable fees and expenses to a petitioner if the agency should have promulgated a rule, but did not. This award must be payable from amounts appropriated to the agency for the relevant fiscal year and the agencies may not request or be granted an additional appropriation of money in order to satisfy an award made under this section. Oversight, for the simplicity of the fiscal note, will show the impact as being to the General Revenue Fund.

Section 536.175 states that each agency shall periodically review all of its rules. In the Senate Committee Substitute, the first scheduled review (of rules contained in titles 1 through 6 of the code of state regulations) began July 1, 2015. The Senate Substitute changes this to "no later than July 1, 2015". For the Senate Committee Substitute, **Oversight** assumed this mandated agencies begin the review process of their rules starting in FY 2016 - which is outside the scope of this fiscal note. However, under this Senate Substitute, agencies may begin their review process earlier than FY 2015. According to numerous agencies, additional expenses will be incurred during this review process. Therefore, Oversight will reflect a potential cost to numerous agencies in FY 2015 to begin this review. Oversight assumes that due to the number of rules and the time required to adopt the rules, some agencies would need additional FTE and other resources. Oversight assumes that several different state funds would be affected by this proposal, but for simplicity, Oversight will reflect the potential costs in the General Revenue Fund.

<u>FISCAL IMPACT - State Government</u>	FY 2013 (10 Mo.)	FY 2014	FY 2015
<b>GENERAL REVENUE</b>			
<u>Costs - Various State Departments</u>			
Potential costs of paying petitioner's fees and expenses if the agency failed to adopt a rule (Section 536.041.2)	\$0 or (Unknown)	\$0 or (Unknown)	\$0 or (Unknown)
<u>Costs - Various State Department</u>			
Potential costs for state agencies to begin the review of the Code of State Regulations (Section 536.175)	<u>\$0</u>	<u>\$0</u>	<u>\$0 or (Unknown)</u>
<b>ESTIMATED NET EFFECT ON GENERAL REVENUE</b>	<b><u>\$0 or (Unknown)</u></b>	<b><u>\$0 or (Unknown)</u></b>	<b><u>\$0 or (Unknown)</u></b>

<u>FISCAL IMPACT - Local Government</u>	FY 2013 (10 Mo.)	FY 2014	FY 2015
	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>

FISCAL IMPACT - Small Business

Small businesses could be affected by a rule change.

FISCAL DESCRIPTION

This proposal modifies provisions regarding the updating and review of administrative rules. The Secretary of State is given the authority to make non-substantive changes to the Code of State Regulations to update state agency information, such as name or address changes.

This act provides that every state administrative rule shall be subject to a periodic review by the appropriate state agency every five years. The act creates a schedule for the periodic review of rules by their title in the Code of State Regulations. The Joint Committee on Administrative

FISCAL DESCRIPTION (continued)

Rules (JCAR) shall cause notice to be published in the Missouri Register indicating the rules to be reviewed and also notice of the 60 day comment period. Each agency with rules under review shall prepare a report with the results of the periodic rule review. The report shall consider whether the rule: continues to be necessary or is obsolete; duplicates, overlaps or conflicts with other state, federal or local rules; needs changes or should be rescinded in order to reduce regulatory burdens on businesses, individuals or political subdivisions, or to eliminate unnecessary paperwork; and whether a less restrictive, more narrowly tailored rule could adequately protect the public or accomplish the same statutory purpose. For rules that affect small business, the agency must consider the specific public purpose or interest for adopting the rules and other reasons to justify its continued existence.

The subject agency must file its report with JCAR and the Small Business Regulatory Fairness Board within one year of notice being filed by JCAR in the Missouri Register. If the agency does not file the report, and does not receive an extension for good cause, then JCAR must notify the Secretary of State to publish notice in the Register as to the rules that are delinquent. The rules shall be void after the first sixty legislative days of the General Assembly's next regular session unless the agency cures the delinquency by providing the required report within 90 days after publication in the Register.

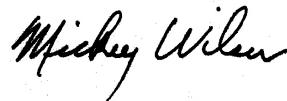
If a petition is filed with an agency requesting the adoption of a rule, and the agency does not promulgate such a rule, and it is later found by an adjudicatory body that a state agency's statement of general applicability, which is the subject of the petition, should have been promulgated as a rule, then the adjudicatory body shall award the petitioner its reasonable fees and expenses.

This act provides that when a court awards attorney fees and other expenses against a state agency, including an award for reasonable fees and expenses under this act when it is found that an agency should have promulgated a rule, such award shall be payable from amounts appropriated to the agency for its operations. Within thirty days of the judgement awarding the fees and expenses becoming final, the agency shall forward notification of the amount of awarded fees and expenses to the chairs of the House Budget Committee and the Senate Appropriations Committee.

This legislation is not federally mandated, would not duplicate any other program and would not require additional capital improvements or rental space.

SOURCES OF INFORMATION

Office of the Secretary of State  
Joint Committee on Legislative Rules  
Office of Administration  
Department of Social Services  
Department of Revenue  
Department of Natural Resources  
Office of the State Public Defender  
Department of Agriculture  
Department of Transportation  
Missouri Ethics Commission  
State Tax Commission  
Administrative Hearing Commission  
Office of the State Courts Administrator  
Office of Prosecution Services  
Department of Public Safety  
Department of Corrections  
Department of Higher Education  
Department of Elementary and Secondary Education  
Department of Economic Development  
Missouri Lottery Commission  
Department of Mental Health  
Missouri Department of Conservation  
Department of Labor and Industrial Relations  
Missouri Gaming Commission  
Department of Health and Senior Services  
Attorney General's Office  
Department of Insurance, Financial Institutions and Professional Registration



Mickey Wilson, CPA  
Director

L.R. No. 4433-05  
Bill No. SS for SCS for SB 469  
Page 14 of 14  
February 8, 2012

February 8, 2012

RS:LR:OD