House

392560

LEGISLATIVE ACTION

Senate Comm: FAV

03/01/2022

Floor: 1/AD/2R 03/02/2022 10:19 AM

The Committee on Appropriations (Hutson) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Section 11.9006, Florida Statutes, is created to read:

11.9006 Legislative Office of Risk Assessment.-

(1) There is created the Legislative Office of Risk Assessment, which shall be a joint unit of the Legislature governed by the joint rules of the Senate and the House of

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11 Representatives. The office shall be headed by a chief risk 12 officer appointed by and serving at the pleasure of the 13 President of the Senate and the Speaker of the House of 14 Representatives. Subject to the approval of the President of the 15 Senate and the Speaker of the House of Representatives, the 16 chief risk officer may employ qualified individuals and contract 17 for professional services necessary to carry out the duties of 18 the office.

(2) The office shall:

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- (a) Identify significant current and future risks to the state over a 10-year and 30-year timeframe. Identified risks shall be classified as high, medium, or low risk, based on the probability of the risk actually occurring.
- (b) Identify potential interventions to mitigate the risks identified.
- (3) The potential economic damage caused by risks identified by the office and the reduction in such economic damage produced by potential interventions are solely determined pursuant to s. 216.138(1)(b).
- (4) By July 1, 2023, and annually thereafter, the office shall submit to the President of the Senate and the Speaker of the House of Representatives a report identifying the significant risks to the state and a list of potential interventions to mitigate the risks.
- (5) This section is repealed June 30, 2027, unless reviewed and saved from repeal by the Legislature.
- Section 2. Subsection (1) of section 216.138, Florida Statutes, is amended to read:
 - 216.138 Authority to request additional analysis of



legislative proposals; significant risks to the state.-

(1)(a) The President of the Senate or the Speaker of the House of Representatives may request special impact estimating conferences to evaluate legislative proposals based on tools and models not generally employed by the consensus estimating conferences, including cost-benefit, return-on-investment, or dynamic scoring techniques, when suitable and appropriate for the legislative proposals being evaluated.

(b) The President of the Senate or the Speaker of the House of Representatives may request special impact estimating conferences to develop estimates of the economic damage associated with significant risks to the state and the reduction to such economic damage anticipated to result from an intervention identified pursuant to s. 11.9006(2).

Section 3. This act shall take effect July 1, 2022.

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======= T I T L E A M E N D M E N T ======== And the title is amended as follows:

Delete everything before the enacting clause and insert:

A bill to be entitled

An act relating to the evaluation of significant state risks; creating s. 11.9006, F.S.; creating the Legislative Office of Risk Assessment; providing that the office shall be headed by a chief risk officer; providing powers and duties of the office; specifying the method for determining the economic damage estimates related to risks and interventions; requiring the office to annually submit, by a

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specified date, a report to the Legislature; providing for future legislative review and repeal; amending s. 216.138, F.S.; authorizing the President of the Senate or the Speaker of the House of Representatives to convene a special estimating conference to estimate the economic damage associated with the significant risks to the state the potential reduction associated with intervention strategies; providing an effective date.