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**Sectional Analysis**  
**CSHB 34 ver. O**

**Section 1:** Requires an economic impact analysis be drafted by the federal government for any federal law, regulation, or executive order showing the impacts it will have on the state and communities, industry, and local government. If after 90 days the federal government has not provided the report, the state agency responsible for implementing the proposed federal law, regulation, or executive order will be responsible for drafting the economic analysis and transmit the report to the Legislature. Acceptance of federal funding is prohibited until the economic analysis is drafted and transmitted to the Legislature. Economic analyses will also be required for any state law, regulation, or executive order, and will be drafted by the responsible state agency. Federal funding related to disasters will be exempt from the economic analysis requirement. The department responsible for drafting the economic analysis is granted the power to adopt regulations. A person may bring an action in court to challenge the accuracy of an economic analysis. Provides definitions of “community” and “industry”.

**Section 2:** The Administrative Regulation Review Committee will review regulations before they are filed by the lieutenant governor.

**Section 3:** All public notices will identify the federal law, order, decision, or other federal action or court decision from in which a proposed action derived. Also, provide a cost estimate for proposed regulation on the state, private persons, and municipalities. Provide the contact name of the person of the responsible state agency. Provide a narrative description of the history of the proposed action and a summary of known opposition.

**Section 4:** A person may not challenge in court the adoption, repeal, or amendment of a regulation by a state agency for inaccuracy of a cost estimate.

**Section 5:** The chair of the Administrative Regulation Review Committee will review regulations and determine whether they comply with the cited statutes and identify any effects to the public. The chair may submit within seven working days, comments to the lieutenant governor. If the chair does not provide comments to the lieutenant governor, the regulation will be considered not to have objections.

**Section 6:** The lieutenant governor may review the comments sent by the chair of the Administrative Regulation Review Committee, and send the regulations back to the agency responsible for creating the regulations for revising.

**Section 7:** Provides effective dates.