

FISCAL NOTE

TO: Chief Clerk of the Senate
Chief Clerk of the House

FROM: James A. Davenport, Executive Director

DATE: February 20, 1996

SUBJECT: **SB 2393 - HB 2630**

This bill, if enacted, will provide that no appointing authority shall employ or appoint a career service employee to an executive service position unless the employee consents in writing to the employment or appointment. Further, any career service employee who is employed or appointed to an executive service position shall have thirty (30) days from such employment or appointment to return to career service.

The fiscal impact from enactment of this bill is estimated to be minimal.

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.

James A. Davenport, Executive Director