

212 determination made.

213 (b) If a governmental entity refuses to supply a required performance note or if the
214 Legislative Auditor General makes a determination that a new agency or new program has not
215 substantially met its goals, proposed impacts, or has not provided adequate performance
216 measures, the Legislative Auditor General shall provide notice of the refusal or determination
217 to:

218 (i) the new agency or the governmental entity that administers the new program;

219 (ii) the sponsor and opposite house sponsor of the legislation that was subject to the
220 performance note requirements under Joint Rule 4-2-404 ~~H~~→ , or the President of the Senate or
220a Speaker of the House, as appropriate, if the sponsor or opposite house sponsor is no longer
220b serving as a legislator ~~←H~~ ; and

221 (iii) the chairs of the Executive Appropriations Committee.

222 (3) Upon receipt of a report or notice issued under Subsection (2), the chairs of the
223 Executive Appropriations Committee shall place the report or notice on the agenda for review
224 and consideration at the next Executive Appropriations Committee meeting.

225 (4) When considering a report or notice submitted under Subsection (2), the Executive
226 Appropriations Committee may elect to:

227 (a) direct the Office of Legislative Research and General Counsel to prepare legislation
228 that would repeal or modify a new agency or new program and:

229 (i) adopt the legislation as a committee bill; or

230 (ii) decline to adopt the legislation as a committee bill;

231 (b) recommend that the Legislature reduce or eliminate appropriations for a new
232 agency or new program;

233 (c) take no action; or

234 (d) take another action that a majority of the committee approves.