

Item	Code §	SB §	SB pg.	HB §	HB pg.	Description	Senate Version	House Version	Discussion / Preference
1	None	1	3	1	3	Title.	South Carolina Restructuring Act of 2013.	South Carolina Restructuring Act of 2013.	Identical.
2	None	2	3	2(A)	4	Effective date for BCB abolition.	July 1, 2015.	July 1, 2014.	Depends on date of final passage. If the bill isn't passed this year, then July 1, 2014 won't be a reasonable effective date anymore.
3	Senate: None; House: §11-55-20, -30	2	3	2(A), 25	4, 92	Devolution.	Bonding authority to SFAA. Grants, loans, and other financial assistance to SFAA. Other executive functions to DOA.	To DOA, unless otherwise specified. Bonding authority to SCAA. Matters "which would under prior precedents and practices be referred to the former Budget and Control Board for decision...instead shall be referred to and decided by the SCAA."	Still reviewing.
4	None	N/A	N/A	2(B)	4	Elimination of BCB vacancies.	No corresponding language.	Eliminate 60 or more vacant FTEs.	No position. There is already a process in place to eliminate vacant FTEs each year. The number of vacant FTEs is meaningless, since vacant FTEs don't cost anything.
5	§1-30-10(A)	3	4	3	4	Agencies in executive branch.	Inserts DOA; also adds DMV (correcting a previous oversight).	Inserts DOA.	Hybrid. Senate corrects past technical error of failing to include Department of Motor Vehicles within list of cabinet agencies. House has correct "last amended by" passage (2012 vs. 2010).
6	Senate: §1-11-10(A); House: §1-30-125	4(A)	5	4, 7(A)	4, 14	Creation and composition of DOA; MOU for General Services transfer.	Lists components of BCB and OEPP. General Services language identifies GS components and defines MOU terms at greater level of detail; exempts legislature and judiciary from paying for the services they obtain. Identifies Executive Budget and Strategic Planning Office as component of DOA. Includes Client Assistance Program, Crime Victims' Ombudsman, Governor's Office of Ombudsman, Division of Small and Minority Business Contracting and Certification, and Nuclear Advisory Council. Senate uses BCB's enabling section and replaces it with DOA.	Lists components of BCB and OEPP. General Services MOU language states that no agencies will pay rent until MOU is concluded; MOU may be modified by mutual consent at any time. Includes Office of Executive Policy and Programs, Division of Procurement Services, and State Energy Office. House repeals BCB's enabling section and creates a new section for DOA.	Hybrid. Include the additional enumerated items from the Senate's list of DOA components (must discuss procurement and State Energy Office). Generally use House's General Services MOU language, except drop the provision stating that no agency will pay its real estate leases until the MOU is completed.
7	§1-11-10(B)	4(A)	7	N/A	N/A	Statewide strategic technology plan; SCEIS oversight.	Plan biennial from September 1, 2015. SCEIS oversight remains as in Ch. 53, Title 11.	No corresponding language.	House. The data breach bill (S. 334) creates a series of new IT reporting requirements that may duplicate/conflict with this planning language. Also, the Senate's language on SCEIS oversight is superfluous...the language they seek already appears in Chapter 53, Title 11.
8	§1-11-10(C)	4(A)	7	4(B)	5	Staffing of DOA.	DOA to use existing resources and receive vacant FTEs.	EBO to use existing resources and receive vacant FTEs.	Senate. House version is specific to Executive Budget Office; Senate references entire agency.
9	§1-11-10(D)	4(A)	7	N/A	N/A	OEPP report.	OEPP Director must produce a report containing recommendations for appropriate placement of each unit, by December 31, 2015.	No corresponding language.	Senate.
10	§1-11-10(E)	4(A)	8	N/A	N/A	Executive chamber in absence of Governor from Columbia.	DOA to be in charge of records and papers.	No corresponding language.	House. The Governor's correspondence is maintained by the Governor's Office; there's no need to have the Department of Administration hold nominal responsibility for those records whenever the Governor happens to be out of town.
11	Senate: §1-11-20(A); House: §1-11-15(B)	4(B)	8	8(A)	71	Confederate Relic Room.	Creates South Carolina Relic Room and Military Museum Commission.	Creates South Carolina Relic Room and Military Museum Commission.	Identical effect.
12	Senate: §1-11-20(B); House: §1-11-15(C)	4(B)	9	8(A)	71	Board of Economic Advisors.	To SFAA.	To Revenue and Fiscal Affairs Office.	Still reviewing.
13	Senate: §1-11-20(C); House: §1-11-15(D)	4(B)	9	8(A)	71	Office of Research and Statistics.	To SFAA.	To Revenue and Fiscal Affairs Office.	Still reviewing.
14	Senate: §1-11-20(D); House: §1-11-15(E)	4(B)	9	8(A)	71	State Energy Office.	To Office of Regulatory Staff.	To DOA.	Senate.
15	Senate: §1-11-20(E); House: §1-11-15(A)	4(B)	9	8(A)	71	Rural Infrastructure Authority.	Receives Infrastructure Facilities Authority, Local Government Division, SC Water Quality Revolving Fund Authority, and Division of Regional Development.	Division of Local Government to RIA. House amends to §48-5-30 have SCAA members serve as SC Water Quality Revolving Fund Authority; amends to §11-40-20 have SCAA members serve as Infrastructure Facilities Authority.	Senate. Could have made an argument to leave these all at the BCB successor or with some other agency, but it's unclear why the House would break these up (since the House was willing to send the Division of Local Government to the Rural Infrastructure Authority).
16	Senate: §1-11-20(F); House: None	4(B)	9	N/A	N/A	Regulation of minerals and geothermal resources.	To DHEC.	No corresponding language, but these services would be performed by DOA, according to House's treatment of Chapter 9, Title 10.	Senate.

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17	Senate: §1-11-20(G); House: §1-11-45	4(B)	9	29	117	Procurement Services Division.	To SFAA.	To DOA/Procurement Services.	House.
18	Senate: §1-11-20(H); House: §11-55-20(B)	4(B)	9	25	93	State Auditor.	To SFAA.	To SCAA/Office of Accountability and Auditing, along with Office of Inspector General.	Senate.
19	Senate: None; House: §1-6-20	N/A	N/A	30(B)	128	Inspector General.	No corresponding language.	Moves Inspector General into SCAA Office of Accountability and Auditing.	Senate.
20	§11-9-1110 et seq.	N/A	N/A	9(D)	74	Revenue and Fiscal Affairs Office.	No corresponding language.	Established July 1, 2014, to be governed by 3 BEA appointees. Includes BEA, ORS, and OSB.	Still reviewing.
21	None	5(A), (B)	9	5(A), (B)	5	Continuation of employees and regulations.	Employees will transfer to successor agencies; regulations will continue.	Employees will transfer to successor agencies; regulations will continue.	House. Language is essentially identical. Both agree that employees transfer to DOA with same "compensation, classification, and grade level." Senate includes "employment status," which is ambiguous.
22	None	5(C)	10	5(C)	6	Code Commissioner.	Code Commissioner to correct references and deliver a report of changes by July 1, 2014.	Code Commissioner to correct references and deliver a report of changes by July 1, 2014.	Identical.
23	§1-3-60	6	10	4(B)	5	Executive Budget (and Strategic Planning) Office.	Styled as Executive Budget and Strategic Planning Office.	Styled as Executive Budget Office.	Hybrid. Staffing language is identical. Prefer House's name for the office, but the Senate's slightly broader definition of the office's responsibilities (reference to strategic planning and capital expenditures).
24	Senate: §1-3-10(B)-(H); House: §1-11-22	7(A)	11	7(B)	15	Governing authority language.	Transfers authority to restructure agencies' divisions from the agencies' governing authorities to the General Assembly; reactivates language compelling governing authorities to produce annual reports with restructuring recommendations.	House has no universal "governing authority" language, but allows DOA to reorganize itself.	House.
25	§8-27-10	7(B)	15	N/A	N/A	Whistleblower law.	Expands the definition of a "report" under the whistleblower law and extends the period to report from 60 days to 180 days.	No corresponding language.	Senate.
26	§8-27-60	7(C)	15	N/A	N/A	Online summary of whistleblower law.	Each public body to publish summary and define complaint process on its website.	No corresponding language.	House. The summary and associated materials would be published on each agency's website, or else a written copy would be provided to each employee every year. Each agency would have its own process, so there wouldn't be any uniformity and it may or may not include the Inspector General (who isn't even referenced). State employees rarely visit their own agencies' websites, so they would never come across these postings. Providing annual hardcopies would likely be a waste of paper.
27	§2-2-5 et seq.	7(D)	16	6	6	Legislative oversight.	Each house reviews all agencies on a 7-year cycle. Special oversight committees do not require a supermajority.	Each house reviews all agencies on a 5-year cycle. Special oversight committee requires 2/3 to initiate. Includes depositions by oral examination for "any person that the investigating committee has reason to believe has knowledge of the activities under investigation." Creates new felony for contempt of General Assembly.	Senate. 7-year cycle means fewer legislative staff to hire. Supermajority requirement will help to prevent frivolous off-cycle reviews. House's expansive deposition language is ominous. New felony is unnecessary and will impede the executive branch's ability to fill senior-level positions.
28	None	7(E)	22	N/A	N/A	Effective date for governing authority, whistleblower, and legislative oversight language.	January 1, 2015.	No corresponding language. Legislative oversight begins January 1, 2015, according to §2-2-20(A).	No position. Separate, distinct effective date for this Part is only required if the final bill includes governing authority and/or whistleblower language from the Senate bill. Otherwise, the House's language in §2-2-20(A) is sufficient.
29	§1-11-55	8(A)	22	7(C)	16	Central broker for real estate leases.	DOA/General Services.	DOA/General Services. References the exception allowing public colleges and universities and technical colleges (with System approval) to approve leases of up to \$100k/year...added in 2011.	House. The two versions are essentially identical, except that the Senate appears to have inadvertently used the pre-2011 version of this section as their base text. The House is drafted against the section as it has appeared since Act 74 of 2011.
30	§1-11-56	8(B)	23	7(C)	17	Real estate regulation and review.	DOA/General Services to submit real estate regulations through APA; new/renewal leases require SFAA approval if over \$200k/year or \$1M/5 years.	DOA/General Services to submit real estate regulations through APA; new/renewal leases require SFAA approval if over \$200k/year or \$1M/5 years.	Essentially identical. Only differences are SFAA vs. SCAA.

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31	§1-11-58	8(B)	25	7(C)	18	Surplus property.	Surplus real property sales over \$500k require DOA approval; SFAA if over \$1M.	Surplus real property sales over \$500k require DOA approval; SFAA if over \$1M.	Identical.
32	§1-11-65	8(C)	26	7(D)	19	Approvals of real property transactions.	DOA if under \$1M, SFAA if higher.	DOA if under \$500k, SFAA if higher.	Senate.
33	§1-11-67	8(C)	26	7(D)	20	Rental charges from agencies.	To be collected by DOA.	To be collected by DOA.	Identical.
34	§1-11-70	8(C)	27	7(D)	20	Vacant lands and lands purchased by lands commissioners.	Administered by DOA.	Administered by DOA.	Identical.
35	§1-11-80, -90, -100	8(C)	27	7(D)	20	Granting easements, rights of way, and executing related deeds.	Issued by DOA.	Issued by DOA, upon SCAA's approval.	Senate.
36	§1-11-110	8(C)	27	7(D)	21	Acquiring real property, including by eminent domain.	Performed by DOA.	Performed by DOA.	Identical.
37	§1-11-180	8(C)	28	7(D)	22	Protecting property against fire, approving blanket bonds, and contracting for energy utilization management systems.	Performed by DOA.	Performed by DOA.	Essentially identical. House uses "South Carolina Department of Administration" vs. Senate's "Department of Administration." Prefer Senate's style, for consistency's sake.
38	§1-11-185	8(D)	28	7(E)	22	Approvals of plans for permanent improvement projects.	Approved by DOA if under \$1M, SFAA if higher.	Approved by DOA if under \$500k, SFAA if higher.	Senate.
39	§1-11-220 to -340	8(E)	29	7(F)1	23	Administration of Fleet Management Program.	Administered by DOA.	Administered by DOA.	Essentially identical. House uses "South Carolina Department of Administration" vs. Senate's "Department of Administration." Prefer Senate's style, for consistency's sake.
40	§1-11-435	8(F)	35	7(G)	29	Development of Critical Information Technology Infrastructure Protection Plan.	Developed by DSIT/DOA. Senate adds an oblique and unnecessary reference to the data breach.	Developed by DSIT/DOA.	House.
41	§1-15-10	8(G)	36	7(H)	29	Commission on Women.	Administered by DOA.	Under DOA for administrative purposes; 16th member added.	No position.
42	§2-59-10	8(H)	36	N/A	N/A	Control of the Gressette Building and Senate areas of the State House.	Assigned to Senate Management and Operations Committee.	No corresponding language.	No position.
43	§3-9-10 to -40	8(I)	36	7(J)	30	Acquisition and disposition of surplus federal property.	Administered by DOA/General Services.	Administered by DOA/General Services.	Essentially identical. House uses "South Carolina Department of Administration" vs. Senate's "Department of Administration." Prefer Senate's style, for consistency's sake.
44	§10-1-10	8(J)	39	7(K)	33	Maintenance of State House grounds.	Administered by DOA.	Administered by DOA.	Identical.
45	§10-1-30	8(K)	39	7(L)	33	Use of State House areas.	Joint approval of House and Senate clerks for 2nd and 3rd floors. House and Senate to oversee their chambers and the Blatt and Gressette Buildings, respectively.	Joint approval of House and Senate clerks for 2nd and 3rd floors. House and Senate to oversee their chambers and the Blatt and Gressette Buildings, respectively.	No position. Technical difference - management and supervision of legislative facilities is exercised by clerks in House bill, by clerks through the presiding officers in Senate bill.
46	§10-1-130	8(L)	40	7(M)	34	Granting easements and rights of way for state institutions and agencies.	Trustees or governing bodies may grant, upon recommendation of DOA.	Trustees or governing bodies may grant, upon recommendation of DOA and SCAA's approval.	Senate.
47	§10-1-190	8(M)	40	7(N)	34	Approving the application of net proceeds when state property is traded for non-state property.	DOA to approve agency's application.	DOA to approve agency's application.	Identical.
48	§10-9-10 et seq.	8(N)	41	7(O)	34	Execute oil, gas, and mineral leases on state lands; control phosphate deposits; oversee development of geothermal resources.	Administered by DHEC.	Administered by DOA.	Senate.
49	§10-11-50	8(O)	47	7(P)	41	Marking and designation of parking areas on the Capitol Complex.	Managed by DOA.	Managed by DOA.	Identical.
50	§10-11-90	8(P)	47	7(Q)	41	Watchmen and police who protect the Capitol Complex to take an oath and file a bond.	Language setting the bond at \$1,000 and depositing it with BCB stricken.	Language setting the bond at \$1,000 and depositing it with BCB stricken.	Identical.
51	§10-11-110	8(Q)	48	7(R)	41	Watchmen and police who protect the Capitol Complex may issue parking tickets.	DOA to prepare parking ticket forms.	DOA to prepare parking ticket forms.	Identical.
52	§10-11-140	8(R)	48	7(S)	42	Granting permission to use State House grounds for educational purposes or electrical decorations.	DOA's authority to grant permission not abridged.	DOA's authority to grant permission not abridged.	Identical.

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53	§10-11-330	8(S)	48	7(T)	42	Unlawful to enter Capitol unless authorized under House or Senate rule, or regulation.	Regulations to be issued by DOA.	DOA may grant permission, but word "regulation" not used.	House. Prefer to allow DOA to grant permission without having to necessarily use a regulation.
54	Senate: §11-7-10, -30; House: §1-1-810, -820	8(T)	49	30	128	Selection of State Auditor; recipients of audit findings.	SFAA to select State Auditor and be included among audit recipients.	House bill amends sections not included in Senate bill, to expand list of recipients of annual accountability reports and to restates that State Auditor is in SCAA's Office of Accountability and Auditing. House leaves incumbent (as of 6/30/14) State Auditor in place, but has SCAA choose successors. Places Office of State Auditor in SCAA's Office of Accountability and Auditing.	Senate.
55	Senate: None; House: §11-7-300 et seq.	N/A	N/A	30(E)	129	Performance audits.	No corresponding language.	Creates a new article directing the State Auditor to conduct performance audits at the direction of the appropriations committees. If investigations are legislatively-directed, why not use LAC?	Senate.
56	§11-9-610 et seq.	8(U)	49	7(U)	42	Management of the Sinking Fund.	To SFAA.	To DOA.	Senate. Goes with Title 48 amendments.
57	Senate: §11-35-3820, -3840; House: §11-35-3810 et seq.	8(V)	51	7(V)	43	Responsibility for sale of state-owned supplies, licensing of publications for public sale.	Sale of state-owned supplied and personal property to be administered by DOA/General Services. §11-35-3810 and §11-35-3830 aren't amended, leaving SFAA as entity promulgating regulations governing the sale, lease, transfer, or disposal of assets (because §11-35-310(2) amendment refines "board" as SFAA). Amendment to §11-35-3840 gives SFAA control over licensing of publications for public sale.	Sale of state-owned supplied and personal property to be administered by DOA/Procurement Services. DOA to promulgate relevant regulations and exert control over licensing of publications for public sale.	Hybrid. Accept House version for §11-35-3810, -3830, and -3840. Use Senate version for §11-35-3820 to have General Services manage these processes (in case procurement doesn't make it into DOA).
58	§11-35-5270	8(W)	52	8(A), (C)	71, 73	Administration of Division of Small and Minority Business Contracting and Certification.	To DOA.	To Office of Secretary of State.	House.
59	§11-42-30, -40, -60	8(X)	52	N/A	N/A	Administration of the Comprehensive Infrastructure Development Act.	To SFAA.	No corresponding language.	House. Senate's amendments to §11-42-30, -40, and -60 send the Division of Regional Development to SFAA, which conflicts with the Senate's §11-20(E)(4), which sends it to the Rural Infrastructure Authority.
60	§11-53-20	8(Y)	53	7(W)	45	Implementation and oversight of SCEIS.	DOA to implement and make an annual appropriation request to operate.	DOA to implement.	House.
61	§13-7-10, -30	8(Z)1, 2	54	N/A	N/A	References to BCB as beneficiary of 1981 agreement with Chem-Nuclear Systems.	Updated to reference SFAA.	No corresponding language.	Senate.
62	§13-7-810, -830, -860	8(Z)3	56	7(X)	45	Administration and staff support for the Governor's Nuclear Advisory Council.	Provided by DOA.	Provided by DOA.	Identical.
63	§16-3-1620, -1680	8(AA), (BB)	56	7(AA), (BB)	46	Administration of the Crime Victims' Ombudsman Office.	To DOA.	To DOA; House uses "administratively a part of" language.	No position.
64	§25-11-10, -80, -90, -310	8(CC)	57	7(CC)	47	Administration of the Division of Veterans' Affairs.	To DOA.	To DOA; House uses "administratively a part of" language.	No position.
65	§44-53-530	8(DD)	58	7(DD)	48	Approval of an agency's retention of property forfeited under drug control laws; responsibility for sale of property seized by law enforcement.	To DOA.	To DOA.	Essentially identical. House uses "South Carolina Department of Administration" vs. Senate's "Department of Administration." Prefer Senate's style, for consistency's sake.
66	§44-96-140	8(EE)	60	7(EE)	49	Responsibilities relating to the solid waste reduction program.	To DOA.	To DOA.	Identical.
67	§48-46-30 et seq.	8(FF), (GG), (HH), (II), (JJ)	62	7(FF), (GG), (HH), (II), (JJ)	52	References to BCB as beneficiary of 1981 agreement with Chem-Nuclear Systems. Many other references to administration of Atlantic Interstate Low-Level Radioactive Waste Compact.	Updated BCB references to SFAA; most duties assigned to Office of Regulatory Staff.	Updated BCB references to DOA; most duties assigned to Office of Regulatory Staff.	Senate.
68	§63-11-500	8(KK)	76	7(KK)	66	Responsibility for the Guardian ad Litem Program.	To DOA.	To DOA.	Identical.

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69	§63-11-700	8(LL)	76	7(LL)	66	Responsibility for the Foster Care Review Board.	To DOA.	To DOA; House uses "administratively a part of" language.	No position.
70	§63-11-1110, -1140	8(MM)	78	7(MM)	68	Responsibility for the Children's Case Resolution System.	To DOA.	To DOA; House uses "administratively a part of" language.	No position.
71	§44-38-380, -1310, -1340, -1360, -1510	8(NN)	79	7(NN)	69	Responsibility for Continuum of Care.	To DOA.	To DOA.	No position. Essentially identical, minor technical differences in style.
72	Senate: §2-3-240; House: §1-11-15(F)	9	81	8(A)	71	Office of State Budget; establishment of Legislative Fiscal Office within the Legislative Service Agency.	LFO established; OSB employees who prepare fiscal impact statements and who support legislature's budget preparation transferred to LFO.	OSB staff, other than those required to support the Executive Budget Office, are transferred to RFAO.	Still reviewing.
73	§11-9-820	10	82	10	76	Responsibility for Board of Economic Advisors.	Division of SFAA.	Division of RFAO.	Still reviewing.
74	§11-9-825, -830, -835, -880	11, 12	82	11, 12	77	Conforming references to BEA.	Updated to change BCB to SFAA and to clarify recipients of reports.	Strikes references to BCB.	Senate. Changes are generally technical; Senate version strikes some of BEA's responsibilities to reflect the fact that EBO/LFO will inherit some of them.
75	§11-9-890	13	84	13	78	Response to systemic revenue shortfall.	If BEA reduces revenue forecast by 3% or less, EBSPD Director must reduce GF appropriations accordingly within 3 days. If forecast cut by more than 3%, then presiding officers may recall legislature. If General Assembly doesn't act within 20 days, then EBSPD Director imposes cuts.	If BEA reduces revenue forecast by 3% or less, EBO Director must reduce GF appropriations accordingly within 3 days. If forecast cut by more than 3%, then presiding officers may recall legislature. If General Assembly doesn't act within 20 days, then EBO Director imposes cuts.	Identical, other than reference to Executive Budget (and Strategic Planning) Office.
76	§2-79-10 et seq.	14	85	14	79	Response to agency deficit.	If an agency is found to be trending towards a year-end deficit after a quarterly review, then EBSPD may recognize it if it's under \$1M and during sine die, or else ask the legislature to recognize it.	Does not allow for EBO to recognize deficits, even below a certain threshold.	House. §2-79-10 and -20 are identical; differences are in subsequent sections.
77	§2-7-71 et seq.	15, 16, 17, 18	88	15, 16, 17, 18	81	Conforming references to BEA.	Revenue impact statements move from BEA to LFO. Fiscal impact statements move from OSB to LFO. Bills affecting health coverage will receive financial impact statements from LFO, based upon ORS data (vs. ORS today).	Revenue impact statements remain with BEA (within RFAO). Fiscal impact statements move from OSB to RFAO. Bills affecting health coverage will receive financial impact statements from RFAO (vs. ORS today).	Still reviewing.
78	§48-52-410, -440, -460, -635, -680	19, 20, 21, 22, 23	91	19, 20, 21, 22, 23	84	Conforming references to State Energy Office; reconstitutes the Energy Advisory Committee.	Updates BCB to ORS.	Updates BCB to DOA.	Senate.
79	§1-11-25 and -26, §11-50-50 and -65, §48-5-30	24	96	24	89	Conforming references to Division of Local Government and SC Water Quality Revolving Fund Authority.	Updates BCB to Rural Infrastructure Authority. Adds one additional gubernatorial appointment to RIA Board. SFAA to provide admin support for RIA.	Updates BCB to Rural Infrastructure Authority. Clarifies that if Local Government Division awards funds that require additional approvals, then those additional approvals must still be obtained. Does not add 8th appointment to Board. Dept of Commerce to provide admin support for RIA.	Hybrid. House version of §1-11-25 (clarify that other approvals are still required, if necessary), §1-11-26 (minor technical), and §11-50-65 (to have Department of Commerce provide admin support to RIA, as it does today). Senate version of §11-50-50 to add 8th appointee. Changes to §48-5-30 are identical.
80	§60-17-10 et seq.	25	99	8(B)	72	Establishment of the SC Confederate Relic Room and Military Museum Commission.	Effective July 1, 2015; 9 members.	Effective July 1, 2014; 9 members.	Identical, other than effective date.
81	§11-55-10	26(A)	101	25	91	Establishment of State Fiscal Accountability Authority / South Carolina Contracts and Accountability Authority.	Consists of 5 members, corresponding to BCB. Executive Director serves fixed, four-year term. SFAA inherits BCB's roles relating to bonding authority, grants, loans, and other financial assistance.	Consists of 5 members, corresponding to BCB, except presiding officers appoint legislative members. Executive Director serves fixed, four-year term. SCAA inherits BCB's roles relating to bonding authority, grants, loans, and other financial assistance. DOA must provide admin support to SCAA.	Senate. We have no position on how the legislature chooses its SFAA/SCAA members, but oppose the House's §11-55-10(D), which forces DOA to pay for SCAA, even though DOA would have no control over it.
82	§2-47-10 et seq.	26(B)	102	27	98	Conforming references to Joint Bond Review Committee.	Updates BCB to SFAA.	Updates BCB to SCAA. Includes a new §2-47-15 that clarifies responsibilities for permanent improvement projects of \$500k or less (where DOA may approve a project, but SCAA is responsible for associated bonds).	Senate. Consistent with support for Senate's thresholds on permanent improvement projects (§1-11-185).

Item	Code §	SB §	SB pg.	HB §	HB pg.	Description	Senate Version	House Version	Discussion / Preference
83	§1-11-140, §15-78-140	27	108	26	94	Conforming references to Insurance Reserve Fund.	Updates BCB to SFAA.	Updates BCB to SCAA. Amendment to §1-11-140(G) appears to have inadvertently missed striking-through "Office of Insurance Services" in favor of "Insurance Reserve Fund."	Senate. Not taking a position on SFAA vs. SCAA.
84	§1-11-440, §11-18-20, §11-27-10, §11-31-5, §11-37-30, §11-37-200, §11-38-20, §11-40-20, §11-40-250, §11-41-70 et seq., §11-43-510, §11-45-30, §11-45-55, §11-45-105, §11-49-40, §11-51-30, §11-51-125, §11-51-190, §59-109-30, §59-109-40, §59-115-20, §59-115-40, §11-35-310	28, 29	112	28	105	Conforming references to Budget and Control Board.	Updates BCB to SFAA. Clearly brings Water Resources Coordinating Council into SFAA.	Updates BCB to SCAA. Also updates references in sections not addressed by Senate bill: §41-43-100, §41-43-110, §54-3-119.	Relatively few differences, other than SFAA vs. SCAA. Amendment to §11-35-310 in House bill divides some procurement-related responsibilities between SCAA and DOA; House bill also amends §11-35-540, §11-35-1210, §11-35-1560, §11-35-3010, and §11-35-3220 for similar reasons. Need to review §11-37-200 changes. Still reviewing.
85	Senate: None; House: §11-35-4410	N/A	N/A	29(H)	125	Procurement Review Panel.	No corresponding language.	Takes appointment authority away from the Governor and assigns it to SCAA.	Hybrid? House's changes are only acceptable if procurement is moved into the Department of Administration.
86	None	30	122	31	132	Establishment of the Naval Base Museum Authority.	Adds 4 members to the Charleston Naval Complex Redevelopment Authority.	Adds 4 members to the Charleston Naval Complex Redevelopment Authority.	House. Language is essentially identical. The grammar/references in the House version are a little cleaner.
87	§1-36-10 et seq.	31	123	N/A	N/A	Establishment of the Division of Information Security.	Established as a division within BCB, with a fixed-term, Senate-confirmed CISO. Creates Technology Investment Council. Effective July 1, 2013.	No corresponding language.	House. This doesn't belong in the Department of Administration bill, essentially since the Senate doesn't put this into the Department.
88	§2-65-15, §2-65-130	32	126	28	105	Oversight of federal and other funds.	Replaces BCB with EBSPO as administering agency; authorizes SFAA to override EBSPO's rejection of an agency's request for increased authority.	Replaces BCB with SCAA as administering authority.	Still reviewing.
89	None	33(A)	127	N/A	N/A	Renaming of Legislative Printing, Information and Technology Systems.	Renamed as Legislative Service Agency.	No corresponding language.	House. LPITS was renamed the "Legislative Services Agency" under R42, H.3223 (White), signed by the Governor on May 21, 2013. The renaming no longer needs to appear in the DOA bill.
90	None	33(B)	127	N/A	N/A	Code Commissioner.	Code Commissioner to correct references and deliver a report of changes by July 1, 2014.	No corresponding language.	House. These Code Commissioner instructions duplicate what appears in §5C of both the House and Senate bill.
91	None	33(C)	127	N/A	N/A	Procurement reforms.	Requires a strategic sourcing initiative to commence by December 31, 2015; requires a report on recommended changes to procurement policies, practices, and statutes by June 30, 2016.	No corresponding language.	Senate. It is essential to compel these reforms, especially since procurement might not land in DOA ultimately.
92	None	34(A)	127	32	133	Performance review.	To be conducted by Legislative Audit Council in 2020.	To be conducted by State Auditor in 2018.	Senate. More appropriate entity; more reasonable timeframe.
93	§2-15-50	34(B)	128	N/A	N/A	Definition of "audit" for Legislative Audit Council.	Expands focus on effectiveness of programs to include whether they should be continued, revised, or eliminated.	No corresponding language.	No position.
94	None	35	128	33	133	Severability.	Severability clause.	Severability clause.	Identical.
95	None	36	128	34	133	Effective date.	Effective July 1, 2015 unless otherwise specified.	Effective July 1, 2014 unless otherwise specified.	Depends on date of final passage. If the bill isn't passed this year, then July 1, 2014 won't be a reasonable effective date anymore.