

COMPARISON OF PROVISIONS IN SHB 1876 AS PASSED HOUSE, SENATE, AND CONFERENCE COMMITTEE REPORT

Provision	SHB 1876 as passed House	Senate Striking Amendment S-4760.E	Conference Committee Striking Amendment S-5448.2
Appeal of public investment impact disclosure (PIID)	"The language of the disclosure is not subject to appeal." (§ 2(4), pg.	No explicit prohibition on appeal of public investment impact disclosure. May be authorized as part of the appeal of the ballot title under RCW 29A.72.080.	"The language of the disclosure is not subject to appeal, except as provided in this act." (§ 2(4), pg. 2, lines 13-15)
Procedure for appeal of PIID	Not provided - language is not subject to appeal.	Not explicit. May be authorized as part of the appeal of the ballot title under RCW 29A.72.080.	Any persons dissatisfied with the PIID may file a petition in Thurston County Superior Court within three business days of the filing of the PIID. The court may hear arguments, and must issue a decision, which is final, within five days. (§ 6, pg. 6, line 19 - pg. 7, line 5)
Whether PIID is considered part of the ballot title and subject to legal requirements for ballot titles	<p>No. "Public investment impact disclosures are not considered part of the ballot title under this chapter and are not subject to any of the legal requirements for ballot titles." (§ 2(7), pg. 2, lines 38-40)</p> <p>"The disclosure is not, however, considered part of the ballot title and is not subject to any of the legal requirements for ballot titles under this chapter." (§ 3(2), pg. 3, lines 19-21)</p>	<p>Conflicting provisions. "Public investment impact disclosures are considered part of the ballot title under this chapter and are subject to the legal requirements for ballot titles." (§ 2(7), pg. 2, lines 19-21).</p> <p>"The disclosure is not, however, considered part of the ballot title and is not subject to any of the legal requirements for ballot titles under this chapter." (§ 3(2), pg. 3, lines 1-3)</p>	<p>No. "Public investment impact disclosures are not considered part of the ballot title under this chapter and are not subject to any of the legal requirements for ballot titles." (§ 2(7), pg. 2, lines 21-23)</p> <p>"The disclosure is not, however, considered part of the ballot title and is not subject to any of the legal requirements for ballot titles under this chapter." (§ 3(2), pg. 3, lines 4-6)</p>
Deadline for the Attorney General to complete PIID	"The attorney general must file the public investment impact disclosure with the secretary of state no later than five business	"The attorney general must file the public investment impact disclosure with the secretary of	"The attorney general must file the public investment impact disclosure with the secretary of

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Deadline for the Attorney General to complete PIID (cont'd)	days after the fiscal impact statement has been filed under RCW 29A.72.025." (§ 2(5), pg. 2, lines 31-34)	state no later than July 31st." (§ 2(5), pg. 2, lines 14-15)	state no later than July 23rd." (§ 2(5), pg. 2, lines 16-17)
Deadline for the Office of Financial Management to complete fiscal impact statement	July 25. (§ 5, 1st paragraph, pg. 6, lines 10-11)	July 31. (§ 5, 1st paragraph, pg. 5, lines 30-31)	"Fiscal impact statements must . . . be filed with the secretary of state no later than [] July 23rd if a public investment impact disclosure is required under section 2 of this act, and no later than July 31st for all other measures." (§ 5, 1st paragraph, pg. 5, line 37 - pg. 6, line 4)
Notification of petition submission appointments	No provision.	No provision.	"The secretary of state shall notify the office of financial management and the attorney general when the sponsor of a ballot measure has made an appointment to submit petitions to the secretary of state for filing." (§ 5, 1st paragraph, pg. 5, lines 32-35)
When work on a fiscal impact statement may begin	No provision.	No provision.	"The office of financial management and appropriate state agencies may begin work on a fiscal impact statement prior to the submission of petitions." (§ 5, 1st paragraph, pg. 5, lines 35-37)