Branch of the State government to take any action, the Governor or the official shall give the Legislative Policy Committee and each sponsor of the resolution notice of the action taken under the resolution.

- (b) Notice under this section shall be given on or before [October 1 of the year in which] the [General Assembly adopts] ANY DATE ESTABLISHED BY THAT the resolution SETS.
- 3-406.
- [(a) The Director of the Department of Legislative Reference shall deliver to the publisher of the Code of Public General Laws 1 copy of each executive order that is delivered to the Director under this subtitle.
- (b)] The publisher OF THE CODE OF PUBLIC GENERAL LAWS shall-f-:
- (1)-}- codify each executive order that is issued in statutory form under Article II, \S 24 of the Maryland Constitution, as statutes are codified- $\{-\}$; and
- (2) as to other executive orders that are required to be published:
- (i) to the extend extent possible, arrange each of these executive orders by the article of the Code to which the executive order relates; and
- (ii) publish these executive orders in a volume or other separate part of the Code, as the Maryland Rules are published- $\frac{1}{2}$ -.
 - $-\{-(c)$ (1) The publisher is not required to publish:
- (i) a proclamation as to a state of emergency or any other executive order under Article 41, § 15B of the Code; or
- (ii) any executive order that has been rescinded or has expired.
- (2) The Director of the Department of Legislative Reference shall establish a procedure to remove from the Code an executive order that has been rescinded or has expired.-}-
- [8-306.
- (a) In this section, "unit" means any board, commission, committee, council, or other similar body in the Executive Branch of the State government that consists of at least 2 individuals.
- (b) (1) The General Assembly finds that, if a unit does not receive a specific appropriation in the State budget, information about the unit is not always readily available.