

## ***PUBLIC HEARING NOTICE***

Pursuant to Ohio Revised Code Section 119.03, notice is hereby given that the Department of Administrative Services intends to conduct a public hearing for the purpose of amending Ohio Administrative Code Section 123:1-34-11.

The proposed to be amended rule deals with the following subject matter:

**123:1-34-11: Mandatory Cost Savings Days – To allow the use of cost savings days (CSDs) in less than full day increments, to black out June of 2011 from CSD use, to allow yet to be accrued CSDs to be used for waiting periods for state-paid leave programs and benefits, to exclude CSDs from the definition of active pay status for overtime and compensatory time determinations for overtime eligible employees, to include CSDs in the definition of active pay status for compensatory time determinations for overtime exempt employees, to eliminate the mandatory requirement that equalization be completed by the end of each fiscal year.**

The Department of Administrative Services shall hold a public hearing on the proposed rule amendment on Wednesday, May 5, 2010, at 8:30 a.m. in Room 2793, on the 27th floor of the James A. Rhodes State Office Tower located at 30 East Broad Street, Columbus, Ohio. At this hearing, any person affected by the rule may appear and be heard in person, by the person's attorney, or both, may present the person's position, arguments, or contentions orally or in writing, offer and examine witnesses, and present evidence that tends to show that the rule, if adopted or effectuated, will be unreasonable or unlawful.

Individuals desiring only to submit their position, arguments, or contentions in writing (written statement) may do so by submitting them to the following address:

DAS/HRD – Policy Development Office  
30 East Broad Street, 27<sup>th</sup> Floor  
Columbus, Ohio 43215

Attn: Mandatory CSD Public Rule Hearing

Any such written statements actually received by 3:00 p.m. on Tuesday, May 2, 2010, will be considered by the Department of Administrative Services. A person who timely submits a written statement prior to the hearing as described above, is not required to appear at the hearing to have the written statement considered in the rule making process.