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## Rules Review and General Oversight Committee Amendments

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## 2025 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Daniel McCay** 

	House Sponsor: Stephanie Gricius
LO	NG TITLE
Ge	neral Description:
	This bill amends provisions related to the Rules Review and General Oversight Committee.
Hig	phlighted Provisions:
	This bill:
	► amends provisions related to the Rules Review and General Oversight Committee.
Mo	ney Appropriated in this Bill:
	None
Otl	ner Special Clauses:
	None
Uta	h Code Sections Affected:
ΑN	IENDS:
	36-35-102, as renumbered and amended by Laws of Utah 2024, Chapter 178
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Вe	it enacted by the Legislature of the state of Utah:
	Section 1. Section 36-35-102 is amended to read:
	36-35-102. Rules Review and General Oversight Committee.
(1)(	a) There is created a Rules Review and General Oversight Committee of the
	following 10 permanent members:
	(i) five members of the Senate appointed by the president of the Senate, no more than
	three of whom may be from the same political party; and
	(ii) five members of the House of Representatives appointed by the speaker of the
	House of Representatives, no more than three of whom may be from the same
	political party.
	(b) Each permanent member shall serve:
	(i) for a two-year term; or
	(ii) until the permanent member's successor is appointed.

(c)(i) A vacancy exists when a permanent member ceases to be a member of the

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31 Legislature, or when a permanent member resigns from the committee. 32 (ii) When a vacancy exists: 33 (A) if the departing member is a member of the Senate, the president of the Senate 34 shall appoint a member of the Senate to fill the vacancy; or 35 (B) if the departing member is a member of the House of Representatives, the 36 speaker of the House of Representatives shall appoint a member of the House 37 of Representatives to fill the vacancy. 38 (iii) The newly appointed member shall serve the remainder of the departing 39 member's unexpired term. 40 (d)(i) The president of the Senate shall designate a member of the Senate appointed 41 under Subsection (1)(a)(i) as a cochair of the committee. 42 (ii) The speaker of the House of Representatives shall designate a member of the 43 House of Representatives appointed under Subsection (1)(a)(ii) as a cochair of the 44 committee. 45 (e) Three representatives and three senators from the permanent members are a quorum 46 for the transaction of business at any meeting. 47 (f)(i) Subject to Subsection (1)(f)(ii), the committee shall meet at least once each 48 month to review new agency rules and court rules, amendments to existing agency 49 rules and court rules, and repeals of existing agency rules and court rules. 50 (ii) The committee chairs may suspend the meeting requirement described in 51 Subsection (1)(f)(i) at the committee chairs' discretion. 52 (2) The office shall submit a copy of each issue of the bulletin to the committee. 53 (3)(a) The committee shall exercise continuous oversight of the administrative 54 rulemaking process under Title 63G, Chapter 3, Utah Administrative Rulemaking 55 Act, and shall, for each general session of the Legislature, request legislation that 56 considers legislative reauthorization of agency rules as provided under Section 57 63G-3-502. 58 (b) The committee shall examine each agency rule, including any agency rule made 59 according to the emergency rulemaking procedure described in Section 63G-3-304, 60 submitted by an agency to determine: 61 (i) whether the agency rule is authorized by statute; 62 (ii) whether the agency rule complies with legislative intent; 63 (iii) the agency rule's impact on the economy and the government operations of the 64 state and local political subdivisions;

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65	(iv) the agency rule's impact on affected persons;
66	(v) the agency rule's total cost to entities regulated by the state;
67	(vi) the agency rule's benefit to the citizens of the state; and
68	(vii) whether adoption of the agency rule requires legislative review or approval.
69	(c)(i) The committee may examine and review:
70	(A) any executive order issued pursuant to Title 53, Chapter 2a, Part 2, Disaster
71	Response and Recovery Act;
72	(B) any public health order issued during a public health emergency declared in
73	accordance with Title 26A, Local Health Authorities, or Title 26B, Utah Health
74	and Human Services Code; or
75	(C) any agency policy that:
76	(I) affects a class of persons other than the agency; or
77	(II) is contrary to legislative intent.
78	(ii) If the committee chooses to examine or review an order or policy described in
79	Subsection (3)(c)(i), the agency that issued the order or policy shall, upon request
80	by the committee, provide to the committee:
81	(A) a copy of the order or policy; and
82	(B) information related to the order or policy.
83	(d) The committee shall review court rules as provided in Section 36-35-103 and Section
84	36-35-104.
85	(4)(a) To carry out the requirements of Subsection (3), the committee may examine any
86	other issues that the committee considers necessary.
87	(b) Notwithstanding anything to the contrary in this section, the committee may not
88	examine the internal policies, procedures, or practices of an agency or judicial branch
89	entity.
90	(c) In reviewing a rule, the committee shall follow generally accepted principles of
91	statutory construction.
92	(5) When the committee reviews an existing rule, the committee chairs:
93	(a) shall invite the Senate and House chairs of the standing committee and of the
94	appropriation subcommittee that have jurisdiction over the agency or judicial branch
95	entity whose existing rule is being reviewed to participate as nonvoting, ex officio
96	members with the committee during the review of the rule; and
97	(b) may notify and refer the rule to the chairs of the interim committee that has
98	jurisdiction over a particular agency or judicial branch entity when the committee

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99	determines that an issue involved in the rule may be more appropriately addressed by
100	that committee.
101	(6) The committee may request that the Office of the Legislative Fiscal Analyst prepare a
102	fiscal note on any rule or proposal for court rule.
103	(7) In order to accomplish the committee's functions described in this chapter, the
104	committee has all the powers granted to legislative interim committees under Section
105	36-12-11.
106	(8)(a) The committee may prepare written findings of the committee's review of a rule,
107	proposal for court rule, policy, practice, or procedure and may include any
108	recommendation, including:
109	(i) legislative action;
110	(ii) action by a standing committee or interim committee;
111	(iii) agency rulemaking action;
112	(iv) Supreme Court rulemaking action; or
113	(v) Judicial Council rulemaking action.
114	(b) When the committee reviews a rule, the committee shall provide to the agency or
115	judicial branch entity that enacted the rule:
116	(i) the committee's findings, if any; and
117	(ii) a request that the agency or judicial branch entity notify the committee of any
118	changes the agency or judicial branch entity makes to the rule.
119	(c) The committee shall provide a copy of the committee's findings described in
120	Subsection (8)(a), if any, to:
121	(i) any member of the Legislature, upon request;
122	(ii) any person affected by the rule, upon request;
123	(iii) the president of the Senate;
124	(iv) the speaker of the House of Representatives;
125	(v) the Senate and House chairs of the standing committee that has jurisdiction over
126	the agency or judicial branch entity whose rule, policy, practice, or procedure is
127	the subject of the finding;
128	(vi) the Senate and House chairs of the appropriation subcommittee that has
129	jurisdiction over the agency or judicial branch entity that made the rule;
130	(vii) the governor; and
131	(viii) if the findings involve a court rule or judicial branch entity:
132	(A) the Judiciary Interim Committee:

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133	(B) the Supreme Court; and
134	(C) the Judicial Council.
135	(9)(a)(i) The committee may submit a report on the committee's review under this
136	section to each member of the Legislature at each regular session.
137	(ii) The report shall include:
138	(A) any finding or recommendation the committee made under Subsection (8);
139	(B) any action an agency, the Supreme Court, or the Judicial Council took in
140	response to a committee recommendation; and
141	(C) any recommendation by the committee for legislation.
142	(b) If the committee receives a recommendation not to reauthorize an agency rule, as
143	described in Subsection 63G-3-301(13)(b), and the committee recommends to the
144	Legislature reauthorization of the agency rule, the committee shall submit a report to
145	each member of the Legislature detailing the committee's decision.
146	(c) [If the committee recommends legislation, the committee may prepare legislation for
147	consideration by the Legislature at the next general session.] The committee may
148	open a committee bill file to draft legislation by:
149	(i) committee vote; or
150	(ii) the House and Senate chairs agreeing to open a committee bill file if:
151	(A) the committee has voted to grant the chairs the ability to open committee bill
152	files in the first meeting of the committee after the Legislature has adjourned
153	sine die from the annual general session; and
154	(B) the chairs open a committee bill during the calendar year in which the vote
155	described in Subsection (9)(c)(ii)(A) has occurred.
156	Section 2. Effective Date.
157	This bill takes effect on May 7, 2025.