LEGISLATIVE GENERAL COUNSEL

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LEGISLATIVE INTERIM COMMITTEES 1 2 2000 GENERAL SESSION 3 STATE OF UTAH 4 **Sponsor: Raymond W. Short** 5 AN ACT RELATING TO THE LEGISLATURE; DEFINING LEGISLATIVE INTERIM 6 COMMITTEES; AND OUTLINING THEIR DUTIES. 7 This act affects sections of Utah Code Annotated 1953 as follows: 8 AMENDS: 9 **36-12-1**, as last amended by Chapter 47, Laws of Utah 1985 10 **36-12-5**, as last amended by Chapter 226, Laws of Utah 1998 11 *Be it enacted by the Legislature of the state of Utah:* 12 Section 1. Section **36-12-1** is amended to read: 13 **36-12-1.** Definitions. 14 As used in this chapter: 15 $\left[\frac{(5)}{(1)}\right]$ (1) (a) "Interim committees" means legislative committees that are formed from the 16 membership of each house to function between sessions of the Legislature in order to study 17 subjects of legislative concern. 18 (b) "Interim committees" includes a commission, committee, council, task force, board, 19 or panel, in which legislative participation is required by law, which committee functions between 20 sessions of the Legislature. 21 (2) "Legislative director" means the director of the Office of Legislative Research and 22 General Counsel, the legislative fiscal analyst, or the legislative auditor general. 23 [(1)] (3) "Major political party" means either of the two political parties having the greatest 24 number of members elected to the two houses of the Legislature. 25 [(3)] (4) "Professional legislative staff" means the legislative directors and the members

Representative Raymond W. Short proposes to substitute the following bill:

1st Sub. (Buff) H.B. 307

26 of their staffs. 27 $\left[\frac{4}{2}\right]$ (5) "Standing committees" means legislative committees organized under the rules 28 of each house of the Legislature for the duration of the legislative biennial term to consider 29 proposed legislation[, but for the purposes of]. As used in this chapter, "standing committees" 30 excludes appropriations committees, appropriations subcommittees, and rules committees [on 31 rules]. 32 Section 2. Section **36-12-5** is amended to read: 33 36-12-5. Duties of interim committees. 34 (1) [It] Except as otherwise provided by law, it is the duty of each interim committee: 35 (a) to receive study assignments by resolution from the [appropriate house of the] 36 Legislature; (b) to receive study assignments from its corresponding Senate or House Management 37 38 Committee, created under Section 36-12-6; 39 (c) to place matters on its study agenda [upon notification to] after requesting approval of 40 the study from its Senate or House Management Committee[. If a study], which request [has], if 41 not [been] disapproved [by the appropriate management committee] within 30 days of receipt of 42 the request, the interim committee shall consider it approved and may proceed with the requested 43 study: 44 (d) to request research reports from the professional legislative staff pertaining to the 45 committee's agenda of study: 46 (e) to investigate and study possibilities for improvement in government services within its subject area; 47 48 (f) to accept reports from the professional legislative staff and make recommendations for 49 legislative action with respect to such reports; and 50 (g) to prepare and recommend to the Legislature a legislative program in response to the 51 committee's study agenda. 52 (2) [Reports] Except as otherwise provided by law, reports and recommendations of the 53 interim committees shall be completed and made public prior to any legislative session at which 54 the reports and recommendations are submitted. A copy of the reports and recommendations shall 55 be mailed to each member or member-elect of the Legislature, to each elective state officer, and 56 to the state library.