Representative James A. Dunnigan proposes the following substitute bill:

1	JOINT RULES RESOLUTION - LEGISLATIVE PROCESS
2	AMENDMENTS
3	2024 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: James A. Dunnigan
6	Senate Sponsor:
7 8	LONG TITLE
9	General Description:
10	This resolution modifies provisions of Joint Rules.
11	Highlighted Provisions:
12	This resolution:
13	<ul> <li>prohibits a single chamber from suspending a joint rule, subject to specified</li> </ul>
14	exceptions;
15	<ul> <li>directs the president and speaker to conduct an annual evaluation of the legislative</li> </ul>
16	auditor general, the legislative fiscal analyst, the director of the Office of Legislative
17	Research and General Counsel, and the legislative general counsel;
18	Ĥ→ prohibits a legislator from using non-public space in the legislative area for
19	campaign purposes;] ←Ĥ
20	<ul> <li>clarifies the rules governing a motion to reconsider made during a special session;</li> </ul>
21	<ul> <li>renames certain joint appropriations subcommittees and adds a new joint</li> </ul>
22	appropriations subcommittee;
23	<ul> <li>adds the Senate Rules Committee vice chair and the House Rules Committee vice</li> </ul>
24	chair to the list of members who are not counted in determining a quorum for a
25	legislative committee, unless the member is present at the meeting;



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             JR4-5-201
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             JR4-5-202
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             JR5-1-102
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             JR5-5-101
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             JR6-1-102
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             JR6-5-101
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             JR7-1-101
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             JR7-1-104
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             JR7-1-202
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             JR7-1-203
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             JR7-1-302
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             JR7-1-401
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             JR7-1-611
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      ENACTS:
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             JR1-1-104
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             JR1-4-701
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      Ĥ→ [<del>JR1-4-801</del>] ←Ĥ
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      REPEALS AND REENACTS:
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             JR2-1-103
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      REPEALS:
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             JR3-3-101
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             JR3-3-102
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      Be it resolved by the Legislature of the state of Utah:
             Section 1. JR1-1-104 is enacted to read:
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             JR1-1-104. Single chamber's authority to suspend Joint Rules.
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             (1) Except as provided in Subsection (2), a single chamber may not suspend a Joint
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      Rule.
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             (2) A single chamber may suspend by motion and majority vote one or more of the
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      following rules:
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             (a) JR2-1-103;
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212	(2) The Legislative Management Committee shall:
213	(a) adopt a joint resolution proposing three or more names to the Legislature to
214	consider for nomination;
215	(b) determine which [house] chamber of the Legislature will first consider the
216	resolution; and
217	(c) assign a floor sponsor for the resolution in each [house] chamber.
218	(3) The Legislature shall, by majority vote of each [house] chamber, submit a final
219	resolution, containing the names of only three individuals, to the governor as the Legislature's
220	nominees.
221	Section 9. <b>JR1-4-701</b> is enacted to read:
222	Part 7. Personnel
223	JR1-4-701. Annual performance evaluation of professional staff directors and
224	general counsel.
225	Before July 1 each year the president and speaker shall:
226	(1) in consultation with the Senate minority leader and the House minority leader.
227	conduct a performance evaluation of the legislative auditor general, the legislative fiscal
228	analyst, the director of the Office of Legislative Research and General Counsel, and the
229	legislative general counsel; and
230	(2) set compensation for the legislative auditor general, the legislative fiscal analyst,
231	the director of the Office of Legislative Research and General Counsel, and the legislative
232	general counsel for the upcoming fiscal year.
233	Ĥ→ [Section 10. JR1-4-801 is enacted to read:
234	Part 8. Legislative Area on Capitol Hill
235	JR1-4-801. Prohibited uses of the legislative area.
236	A legislator may not use for campaign purposes any non-public space in the legislative area as
237	defined in Utah Code Section 36-5-1.] ←Ĥ
238	Section 11. <b>JR2-1-101</b> is amended to read:
239	JR2-1-101. Annual general session rules apply.
240	Except as otherwise provided in this chapter, rules adopted or amended by each [house]
241	<u>chamber</u> of the Legislature during the immediately preceding annual general session, and any
242	intervening session, apply to the conduct of that [house] chamber during a special session.

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