1	ADMINISTRATIVE LAW JUDGE AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Todd D. Weiler
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions relating to administrative law judges.
10	Highlighted Provisions:
11	This bill:
12	 modifies definitions;
13	 requires all administrative law judges hired on or after June 30, 2025, to be
14	employees of the Office of the Attorney General;
15	 requires all administrative law judges to be employed by the Office of the Attorney
16	General no later than July 1, 2026;
17	 creates a position of director of administrative law judges in the Office of the
18	Attorney General;
19	 modifies provisions relating to the supervision and management of administrative
20	law judges;
21	 modifies the membership and procedures of the Administrative Law Judge Conduct
22	Committee; and
23	 modifies provisions related to the hiring, supervision, and management of
24	administrative law judges.
25	Money Appropriated in this Bill:
26	None
27	Other Special Clauses:

28	This bill provides a special effective date.
29	Utah Code Sections Affected:
30	ENACTS:
31	67-5-1003, Utah Code Annotated 1953
32	67-5-1006, Utah Code Annotated 1953
33	RENUMBERS AND AMENDS:
34	67-5-1001, (Renumbered from 63A-17-701, as renumbered and amended by Laws of
35	Utah 2021, Chapter 344)
36	67-5-1002, (Renumbered from 63A-17-702, as renumbered and amended by Laws of
37	Utah 2021, Chapter 344)
38	67-5-1004, (Renumbered from 63A-17-703, as renumbered and amended by Laws of
39	Utah 2021, Chapter 344)
40	67-5-1005, (Renumbered from 63A-17-704, as renumbered and amended by Laws of
41	Utah 2021, Chapter 344)
42	67-5-1009, (Renumbered from 63A-17-705, as renumbered and amended by Laws of
43	Utah 2021, Chapter 344)
44	67-5-1010, (Renumbered from 63A-17-706, as renumbered and amended by Laws of
45	Utah 2021, Chapter 344)
46	67-5-1011, (Renumbered from 63A-17-710, as renumbered and amended by Laws of
47	Utah 2021, Chapter 344)
48	67-5-1015, (Renumbered from 63A-17-708, as renumbered and amended by Laws of
49	Utah 2021, Chapter 344)
50	67-5-1016, (Renumbered from 63A-17-707, as renumbered and amended by Laws of
51	Utah 2021, Chapter 344)
52	67-5-1017, (Renumbered from 63A-17-709, as renumbered and amended by Laws of
53	Utah 2021, Chapter 344)
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55	Be it enacted by the Legislature of the state of Utah:
56	Section 1. Section 67-5-1001, which is renumbered from Section 63A-17-701 is
57	renumbered and amended to read:
58	Part 10 - Administrative Law Judges.

59	[63A-17-701]. <u>67-5-1001.</u> Definitions.
60	[In addition to the definitions found in Section 63A-17-102, as] As used in this part:
61	(1) (a) "Administrative law judge" means an individual who [is employed or contracted
62	by a state agency who]:
63	(i) presides over or conducts formal administrative hearings on behalf of an agency;
64	(ii) has the power to administer oaths, rule on the admissibility of evidence, take
65	testimony, evaluate evidence, and make determinations of fact; and
66	(iii) issues written orders, rulings, or final decisions on behalf of an agency.
67	(b) "Administrative law judge" does not mean:
68	(i) an individual who reviews an order or ruling of an administrative law judge; or
69	(ii) the executive director of a state agency.
70	(2) "Committee" means the Administrative Law Judge Conduct Committee created in
71	Section [63A-17-708] <u>67-5-1015</u> .
72	(3) "Director" means the director of administrative law judges as established in Section
73	<u>67-5-1003</u> .
74	Section 2. Section 67-5-1002, which is renumbered from Section 63A-17-702 is
75	renumbered and amended to read:
76	[63A-17-702]. <u>67-5-1002.</u> Administrative law judges Employment by
77	Office of Attorney General Destruction of evidence.
78	(1) [(a) Except as provided in Subsections (1)(b) and (2), the] The provisions of this
79	part apply to an administrative law judge [who conducts formal adjudicative proceedings]
80	regardless of the agency for which the administrative law judge provides services.
81	[(b) Except as provided in Subsection (2), the provisions of this part do not apply to an
82	administrative law judge who is employed by or contracts with:]
83	[(i) the Board of Pardons and Parole;]
84	[(ii) the Department of Corrections; or]
85	[(iii) the State Tax Commission.]
86	[(2) The code of conduct established by the division under Subsection 63A-17-703(4)
87	applies to all administrative law judges.]
88	[(3)] (2) (a) Any administrative law judge hired on or after June 30, 2025, shall be
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89 employed by the Office of the Attorney General.

90	(b) Beginning no later than July 1, 2026, every administrative law judge shall be an
91	employee of the Office of the Attorney General, and shall serve under the supervision of the
92	director of administrative law judges established in Section 67-5-1003.
93	(3) (a) An administrative law judge who tampers with or destroys evidence submitted
94	to the administrative law judge is subject to the provisions of Section 76-8-510.5. [This
95	section does not apply to documents destroyed in accordance with]
96	(b) An administrative law judge is required to comply with the document management,
97	disclosure, and preservation requirements of Title 63G, Chapter 2, Government Records
98	Access and Management Act.
99	Section 3. Section 67-5-1003 is enacted to read:
100	67-5-1003. Director of administrative law judges.
101	(1) The attorney general shall appoint an individual to serve as the director of
102	administrative law judges.
103	(2) The director shall be employed by the Office of the Attorney General.
104	(3) The director shall:
105	(a) supervise and evaluate each administrative law judge;
106	(b) determine general job responsibilities and agency assignments for each
107	administrative law judge;
108	(c) assign each administrative law judge to an agency or agencies;
109	(d) approve agency-specific job standards, duties, workload, and duties for
110	administrative law judges, in consultation with an agency for which the administrative law
111	judge serves:
112	(e) consult with agencies that use the services of an administrative law judge in order
113	to determine agency personnel and workload needs;
114	(f) conduct evaluations and surveys as provided for in this part; and
115	(g) report on the performance and activities of administrative law judges to the attorney
116	general.
117	Section 4. Section 67-5-1004, which is renumbered from Section 63A-17-703 is
118	renumbered and amended to read:
119	[63A-17-703]. <u>67-5-1004.</u> Rulemaking authority.
120	The [division] director shall make rules required in order to administer the requirements

121	of this part, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act:
122	(1) establishing minimum performance standards for all administrative law judges;
123	(2) providing procedures for filing, addressing, and reviewing complaints against
124	administrative law judges;
125	(3) providing standards for complaints against administrative law judges;
126	(4) promulgating a code of conduct [for all administrative law judges in all state
127	agencies] that applies to each administrative law judge, regardless of the agency for which the
128	administrative law judge serves; and
129	(5) establishing a procedural fairness training program as described in Section
130	[63A-17-709] <u>67-5-1011</u> .
131	Section 5. Section 67-5-1005, which is renumbered from Section 63A-17-704 is
132	renumbered and amended to read:
133	[63A-17-704]. <u>67-5-1005.</u> Hiring of administrative law judges.
134	(1) [Except as provided in Subsection (6), each] Each administrative law judge hired
135	on or after [May 10, 2016] June 30, 2025, shall be hired in accordance with this section.
136	(2) If an applicant for an administrative law judge position is selected for an interview
137	in accordance with applicable law and division rule, the [agency] Office of the Attorney
138	General shall interview the applicant by means of a hiring panel.
139	(3) The hiring panel described in Subsection (2) shall consist of:
140	(a) the head of the [hiring] agency for which the administrative law judge will
141	primarily perform services;
142	(b) the head of another agency[, appointed by the director] that uses the services of an
143	administrative law judge, as selected by the director of administrative law judges; and
144	(c) the director of administrative law judges.
145	(4) Each individual described in Subsection (3) may designate another individual to
146	serve on the hiring panel on the individual's behalf.
147	(5) After the hiring panel completes the interviews for an administrative law judge
148	position:
149	(a) the hiring panel shall select the top three applicants for the administrative law judge
150	position; and
151	(b) the head of the hiring agency shall:

152	(i) consider any opinions or feedback from the other members of the hiring panel with
153	respect to the top three applicants; and
154	(ii) (A) hire an applicant from the top three applicants to fill the administrative law
155	judge position; or
156	(B) decide not to hire any of the top three applicants and restart the hiring process to
157	fill the administrative law judge position.
158	[(6) This section does not apply to an administrative law judge who is appointed by the
159	governor.]
160	Section 6. Section 67-5-1006 is enacted to read:
161	67-5-1006. Assignment of administrative law judges.
162	(1) An agency may request the assignment of an administrative law judge by
163	submitting a request to the director of administrative law judges.
164	(2) An agency may request the services of an administrative law judge on a specific
165	hearing or matter by submitting a request to the director of administrative law judges.
166	Section 7. Section 67-5-1009, which is renumbered from Section 63A-17-705 is
167	renumbered and amended to read:
168	[63A-17-705]. <u>67-5-1009.</u> Performance evaluation of administrative law
169	judges.
170	(1) The [division] director of administrative law judges shall [prepare] conduct a
171	performance evaluation for each administrative law judge [contracted or employed by a state
172	agency] during the year that is set for a performance evaluation under Section 63A-17-706,
173	which shall be scheduled in a manner that ensures that a performance evaluation is conducted
174	at least every four years of the administrative law judge's employment.
175	(2) The performance evaluation for an administrative law judge shall include:
176	(a) the results of [the administrative law judge's performance evaluations conducted by
177	the employing agency since the administrative law judge's last performance evaluation
178	conducted by the division in accordance with the performance evaluation procedure for the
179	agency] a performance evaluation, which shall include information showing the administrative
180	law judge's compliance with minimum performance standards, that is conducted and provided
181	by:
182	(i) the agency at which the administrative law judge primarily serves; and

183	(ii) if the administrative law judge conducts at least one third of their caseload at a
184	second agency, that second agency;
185	[(b) information from the employing agency concerning the administrative law judge's
186	compliance with minimum performance standards;]
187	[(c)] (b) the administrative law judge's disciplinary record, if any;
188	$\left[\frac{d}{d}\right]$ (c) the results of any performance surveys conducted since the administrative law
189	judge's last performance review [conducted by the division]; and
190	[(e)] (d) any other factor that the [division] director of administrative law judges
191	considers relevant to evaluating the administrative law judge's performance.
192	(3) If the director of administrative law judges determines that an administrative law
193	judge [fails] has failed to meet the minimum performance standards, the [division] director of
194	administrative law judges shall provide a copy of the performance evaluation and survey to [the
195	employing agency] each agency at which the administrative law judge serves.
196	[(4) The division shall conduct performance reviews every four years for
197	administrative law judges contracted or employed by an agency.]
198	Section 8. Section 67-5-1010, which is renumbered from Section 63A-17-706 is
199	renumbered and amended to read:
200	[63A-17-706]. <u>67-5-1010.</u> Performance surveys.
201	(1) All administrative law judges shall be on a four-year staggered cycle for
202	performance evaluations.
203	(2) The performance survey shall include as respondents a sample of each of the
204	following groups as applicable:
205	(a) attorneys who have appeared before the administrative law judge as counsel; and
206	(b) staff who have worked with the administrative law judge.
207	(3) The [division] director of administrative law judges may include an additional
208	classification of respondents if the [division] director:
209	(a) considers a survey of that classification of respondents helpful to the [division]
210	director's evaluation; and
211	(b) establishes the additional classification of respondents by rule [made] in accordance
212	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.

response.
(5) If the [division] director of administrative law judges provides any information to
an administrative law judge or [the committee] to another entity, the information shall be
provided in a manner to protect the confidentiality of a survey respondent.
(6) If the [division] director of administrative law judges establishes an additional
classification, in accordance with Subsection (3), a survey shall be provided to a potential
survey respondent within 30 days of the day on which the case in which the person appeared
before the administrative law judge is closed, exclusive of any appeal. Staff and attorneys may
be surveyed at any time during the survey period.
(7) The performance survey shall include questions relating to whether the
administrative law judge's behavior furthers the following elements of procedural fairness:
(a) neutrality, including:
(i) consistent and equal treatment of the individuals who appear before the
administrative law judge;
(ii) concern for the individual needs of the individuals who appear before the
administrative law judge; and
(iii) careful deliberation;
(b) respectful treatment of others; and
(c) providing individuals a voice and opportunity to be heard.
(8) The performance survey may include questions concerning an administrative law
judge's:
(a) legal ability, including the following:
(i) demonstration of understanding of the substantive law and any relevant rules of
procedure and evidence;
(ii) attentiveness to factual and legal issues before the administrative law judge;
(iii) adherence to precedent and ability to clearly explain departures from precedent;
(iv) grasp of the practical impact on the parties of the administrative law judge's
rulings, including the effect of delay and increased litigation expense;
(v) ability to write clear opinions and decisions; and
(vi) ability to clearly explain the legal basis for opinions;
(b) temperament and integrity, including the following:

245	(i) demonstration of courtesy toward attorneys, staff, and others in the administrative
246	law judge's department;
247	(ii) maintenance of decorum in the courtroom;
248	(iii) demonstration of judicial demeanor and personal attributes that promote public
249	trust and confidence in the administrative law judge system;
250	(iv) preparedness for oral argument;
251	(v) avoidance of impropriety or the appearance of impropriety;
252	(vi) display of fairness and impartiality toward all parties; and
253	(vii) ability to clearly communicate, including the ability to explain the basis for
254	written rulings, court procedures, and decisions; and
255	(c) administrative performance, including the following:
256	(i) management of workload;
257	(ii) sharing proportionally the workload within the division; and
258	(iii) issuance of opinions and orders without unnecessary delay.
259	(9) If the [division] director of administrative law judges determines that a certain
260	survey question or category of questions is not appropriate for a respondent group, the
261	[division] director may omit that question or category of questions from the survey provided to
262	that respondent group.
263	(10) (a) The survey shall allow respondents to indicate responses in a manner
264	determined by the [division] director, which shall be:
265	(i) on a numerical scale from one to five; or
266	(ii) in the affirmative or negative, with an option to indicate the respondent's inability
267	to respond in the affirmative or negative.
268	(b) To supplement the responses to questions on either a numerical scale or in the
269	affirmative or negative, the [division] director may allow respondents to provide written
270	comments.
271	(11) The [division] director of administrative law judges shall compile and make
272	available to each administrative law judge that administrative law judge's survey results with
273	each of the administrative law judge's performance evaluations.
274	Section 9. Section 67-5-1011, which is renumbered from Section 63A-17-710 is
275	renumbered and amended to read:

276	[63A-17-710]. <u>67-5-1011.</u> Required training.
277	(1) Each year that an administrative law judge receives a performance evaluation
278	conducted by the [division] director of administrative law judges under this chapter, the
279	administrative law judge shall complete the procedural fairness training program described in
280	this section.
281	(2) The [division] director shall establish a procedural fairness training program that
282	includes training on how an administrative law judge's actions and behavior influence others'
283	perceptions of the fairness of the adjudicative process.
284	(3) The procedural fairness training program shall include discussion of the following
285	elements of procedural fairness:
286	(a) neutrality, including:
287	(i) consistent and equal treatment of the individuals who appear before the
288	administrative law judge;
289	(ii) concern for the individual needs of the individuals who appear before the
290	administrative law judge; and
291	(iii) unhurried and careful deliberation;
292	(b) respectful treatment of others; and
293	(c) providing individuals a voice and opportunity to be heard.
294	(4) The [division] director may contract with a public or private person to develop or
295	provide the procedural fairness training program.
296	(5) The [division] director shall ensure that the procedural fairness training program
297	complies with Title 63G, Chapter 22, State Training and Certification Requirements.
298	Section 10. Section 67-5-1015, which is renumbered from Section 63A-17-708 is
299	renumbered and amended to read:
300	[63A-17-708]. 67-5-1015. Administrative Law Judge Conduct Committee.
301	(1) There is created the Administrative Law Judge Conduct Committee to investigate,
302	review, and hear complaints filed against administrative law judges.
303	(2) The committee shall be composed of:
304	(a) the director of administrative law judges, or the director's designee, as chair; and
305	(b) four executive directors, or their designees, of agencies that [employ or contract
306	with] use the services of administrative law judges, to be selected by the director, and replaced

307	to fill vacancies as needed.
308	(3) The [division] Office of the Attorney General shall provide staff for the committee
309	as needed.
310	Section 11. Section 67-5-1016, which is renumbered from Section 63A-17-707 is
311	renumbered and amended to read:
312	[63A-17-707]. <u>67-5-1016.</u> Complaints.
313	(1) A complaint against an administrative law judge shall be filed with the [division]
314	director of administrative law judges.
315	(2) Upon receipt of a complaint, the [division] director shall conduct an investigation.
316	(3) If the [division's] director's investigation determines that the complaint is frivolous
317	or without merit, [it] the director may dismiss [it] the complaint without further action. A
318	complaint that merely indicates disagreement, without further misconduct, with the
319	administrative law judge's decision shall be treated as without merit.
320	(4) The contents of all complaints and subsequent investigations are classified as
321	protected under Title 63G, Chapter 2, Government Records Access and Management Act.
322	Section 12. Section 67-5-1017, which is renumbered from Section 63A-17-709 is
323	renumbered and amended to read:
324	[63A-17-709]. <u>67-5-1017.</u> Procedure for review of complaint by conduct
325	committee.
326	(1) Upon a determination that a complaint requires further action, the director [shall
327	select four executive directors or their designees and] of administrative law judges shall
328	convene the committee to review the complaint. The executive director of [the agency that
329	employs or contracts with] an agency where the administrative law judge who is the subject of
330	the complaint performs services may not be a member of the committee. The director of
331	administrative law judges shall appoint an executive director of an agency that uses the services
332	of administrative law judges, or their designee, to temporarily serve in the place of any
333	commission member that is disqualified to review a complaint under this Subsection (1).
334	(2) The [division] director shall provide a copy of the complaint, along with the results
335	of the [division's] director's investigation, to the committee and the administrative law judge
336	who is the subject of the complaint. If the committee directs, a copy of the complaint and
337	investigation may also be provided to the attorney general.

338	(3) The committee shall allow an administrative law judge who is the subject of a
339	complaint to appear and speak at any committee meeting, except a closed meeting, during
340	which the committee is deliberating the complaint.
341	(4) The committee may meet in a closed meeting to discuss a complaint against an
342	administrative law judge by complying with Title 52, Chapter 4, Open and Public Meetings
343	Act.
344	(5) After deliberation and discussion of the complaint and all information provided, the
345	committee shall provide a report, with a recommendation, to the [agency] Office of the
346	Attorney General, with a copy to each agency at which the administrative law judge serves.
347	The recommendation shall include:
348	(a) a brief description of the complaint and results of the [division's] director's
349	investigation;
350	(b) the committee's findings; and
351	(c) a recommendation from the committee whether action should be taken against the
352	administrative law judge.
353	(6) Actions recommended by the committee may include no action, disciplinary action,
354	termination, or any other action an employer may take against an employee.
355	(7) The record of an individual committee member's vote on recommended actions
356	against an administrative law judge is a protected record under Title 63G, Chapter 2,
357	Government Records Access and Management Act.
358	Section 13. Effective date.

359 <u>This bill takes effect on July 1, 2025.</u>