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1.1 1.2	To: Senator Murphy, Chair Committee on Rules and Ad	lministration				
1.3 1.4	Senator Murphy, Chair of t the following resolution langu		manent and Join	t Rules, reports		
1.5		"A Senate resolution				
1.6	adopting Permanent Rules	of the Senate.				
1.7	BE IT RESOLVED, by the	Senate of the State of Mir	nnesota:			
1.8	The Temporary Rules of the	Senate shall be amended	to become the Pe	ermanent Rules		
1.9	of the Senate for the 93rd session	on of the Legislature as fo	llows:			
1.10	TEMPORARY I	TEMPORARY PERMANENT RULES OF THE SENATE				
1.11	93RI) LEGISLATURE (2023	3-2024)			
1.12	1. PAF	1. PARLIAMENTARY REFERENCE				
1.13	The rules of parliamentary p	oractice contained in the n	nost recent Masor	n's Manual of		
1.14	Legislative Procedure govern th	ne Senate in all cases in w	hich they are app	licable, and in		
1.15	which they are not inconsistent	with these rules and order	rs of the Senate ar	nd the joint rules		
1.16	and orders of the Senate and Ho	ouse of Representatives.				
1.17	2. REPORTING OF BILLS					
1.18	Every bill, memorial, order,	resolution or vote requiri	ng the approval o	f the Governor		
1.19	must be reported to the Senate of	on three different days be	fore its passage.			
1.20	(a) The first report, called th	e first reading, is made w	then it has been re	eceived for		
1.21	introduction.					
1.22	(b) The second report, called	d the second reading, is m	ade when it has b	peen considered		
1.23	by all the necessary standing co	mmittees and is ready for	debate.			
1.24	(c) The third report, called the	he third reading, is made	when it is ready for	or final passage.		
1.25	3	. BILL INTRODUCTIO	ON			
1.26	3.1 Bills, memorials, and con	ncurrent or joint resolution	ns may be introduc	ed by a member		
1.27	or by a standing committee.					
1.28	3.2 The name of the author,	authors, or committee mu	st be written on th	e bill, memorial		
1.29	or resolution. The number of au	thors may not exceed five	e.			
1.30	3.3 An original and one cop	y are required for introduc	ction.			
1.31	3.4 A member or a committee	ee desiring to introduce a	bill, memorial or	concurrent or		
1.32	joint resolution shall must deliv	er it to the office of the Se	ecretary, and the	Secretary shall		

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<u>must</u> promptly deliver all the bills, memorials or concurrent or joint resolutions to the President who shall must present them to the Senate.

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3.5 A bill may not be considered by a committee or a subcommittee on the day it is introduced.

3.6 During the period between the last day of the session in any odd-numbered year and the first day of the session in the following year, a bill filed with the Secretary for introduction must be given a file number and may be unofficially referred by the President, with the approval of the Chair of the Committee on Rules and Administration, to an appropriate standing committee of the Senate. All bills filed for introduction during this period must be presented to the Senate when it reconvenes and must be referred to the standing committees previously indicated by the President, subject to objection to the referral under Rule 4.10.

4. BILL REFERRAL

- 4.1 The President shall must refer each bill without motion to the proper standing committee unless otherwise referred by the Senate.
- 2.16 4.2 A bill or resolution may not be referred to committee or amended until it has been given its first reading.
- 4.3 A member may not object to a bill or resolution on its introduction.
 - 4.4 All bills appropriating money, or obligating the state to pay or expend money, or establishing a policy which to be effective will require expenditure of money, when referred to and reported by any other than the Committee on Finance, must be referred before passage to the Committee on Finance.
 - 4.5 All bills delegating rulemaking to a department or agency of state government and all bills exempting a department or agency of state government from rulemaking, when referred to and reported by any other than the Committee on State and Local Government and Veterans, must be referred before passage to the Committee on State and Local Government and Veterans.
 - 4.6 All bills creating a new commission, council, task force, board, or other body to which a member of the legislature will be appointed must be referred before passage both to the Committee on State and Local Government and Veterans and to the Committee on Rules and Administration.
 - 4.7 All bills authorizing or increasing a sentence of imprisonment to a state correctional institution must be referred before passage to the Committee on Judiciary and Public Safety.

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4.8 All bills proposing a constitutional amendment must be referred before passage to the Committee on Rules and Administration.

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4.8 <u>4.9</u> All resolutions required to follow the same procedure as bills must be referred before passage to the Committee on Rules and Administration.

4.9 <u>4.10</u> A bill introduced by a committee need not be referred to a standing committee unless a question arises. It must lie over one day before being given its second reading.

4.10 4.11 A member may question the reference of a bill during the order of business of first reading on the day of introduction. When a member questions the reference of a bill, the bill must be referred without debate to the Committee on Rules and Administration to report the proper reference. Upon adoption of the report of the Committee on Rules and Administration, the bill must be referred accordingly.

5. RECALL FROM COMMITTEE

5.1 Before the applicable deadline for committee action on a bill, a majority of the whole Senate may recall the bill from a committee and re-refer it to any other committee or place it on General Orders. After the committee deadline for action on a bill, 41 affirmative votes of the whole Senate may recall the bill from any a committee that is subject to deadlines established under Joint Rule 2.03 and re-refer it to any other committee or place it on General Orders. A majority of the whole Senate may recall a bill that is in a committee that is not subject to committee deadlines at any time the bill is in that committee. Recall or re-referral of a bill under this rule requires the concurrence of the chief author of the bill.

5.2 By a report of the Committee on Rules and Administration adopted by the Senate, the Committee on Rules and Administration, on request of the chief author, may remove a bill from committee and re-refer it to any other committee or place it on General Orders.

6. RESOLUTIONS

- 6.1 Memorial resolutions addressed to the President or the Congress of the United States, or a house or member of Congress, or a department or officer of the United States, or a state or foreign government, joint resolutions, and resolutions requiring the signature of the Governor must follow the same procedure as bills before being adopted.
- 6.2 A resolution may not be changed to a bill, and a bill may not be changed to a resolution.
- 6.3 Upon the request of a member, a resolution not required to follow the same procedure as bills and not offered by the Committee on Rules and Administration must be referred to the Committee on Rules and Administration. If the resolution is not referred to the Committee

on Rules and Administration, the resolution must lie over one calendar day without debate 4.1 or other action, upon the request of a member. This paragraph does not apply before the 4.2 Committee on Rules and Administration is established or to the adoption of temporary rules 4.3 for purposes of organizing the Senate. 4.4 7. BUDGET TARGETS 4.5 7.1 The Committees on Taxes and on Finance must hold hearings as necessary to 4.6 determine state revenues and appropriations for the fiscal biennium. 4.7 7.2 During the regular session in an odd-numbered year, the Chair of the Committee on 4.8 Finance or the Chair of the Committee on Rules and Administration must publicly announce 4.9 general fund budget targets within 30 days after the last state general fund revenue and 4.10 expenditure forecast for the next fiscal biennium becomes available during the regular 4.11 session in the odd-numbered year, targets for the general fund budget must be publicly 4.12 announced by the Chair of the Committee on Finance or the Chair of the Committee on 4.13 Rules and Administration. Subsequent adjustments to the targets required under this rule 4.14 shall must be made by public announcement of the Chair of the Committee on Rules and 4.15 Administration. 4 16 7.3 The omnibus tax and appropriation bills are: 4.17 (1) the omnibus tax bill; 4.18 (2) the agriculture, broadband, and rural development appropriations bill; 4.19 (3) the education appropriations bill; 4.20 (4) the commerce and consumer protection appropriations bill; 4.21 (5) the elections appropriations bill; 4.22 (6) the energy, utilities, environment, and climate appropriations bill; 4.23 (7) the higher education appropriations bill; 4.24 (8) the health and human services appropriations bill; 4.25 (9) the human services appropriations bill; 4.26 (10) the housing and homelessness prevention appropriations bill; 4.27 (11) the environment, climate, and legacy appropriations bill; 4.28 (12) the jobs and economic development appropriations bill; 4.29

(13) the judiciary and public safety appropriations bill;

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5.1	(14) the labor appropriations bill;
5.2	(15) the state and local government appropriations bill;
5.3	(16) the veterans appropriations bill;
5.4	(17) the transportation appropriations bill; and
5.5	(18) the omnibus capital investment bill.
5.6	An omnibus appropriation or tax bill may not be divided.
5.7	7.4 An amendment to an omnibus appropriation or tax bill that is a Senate file or an
5.8	unofficial engrossment of a House file is out of order if it will:
5.9	(1) increase net appropriations from a fund for a fiscal biennium, without a corresponding
5.10	increase in net revenue, compared to the bill as it was reported to the floor of the Senate;
5.11	(2) reduce net revenue to a fund for a fiscal biennium, without a corresponding reduction
5.12	in net appropriations, compared to the bill as it was reported to the floor of the Senate;
5.13	(3) change appropriations, transfers, or revenues to an agency that was not in the bill as
5.14	it was reported to the floor of the Senate; or
5.15	(4) create or increase the amount of a tax expenditure by reducing appropriations,
5.16	transfers, or revenues to an agency that was not in the bill as it was reported to the floor of
5.17	the Senate.
5.18	8. CONFIRMATIONS
5.19	8.1 Every gubernatorial appointment requiring the advice and consent of the Senate
5.20	must be referred by the President to the appropriate committee. If a question arises as to the
5.21	proper committee, the appointment must be referred without debate to the Committee on
5.22	Rules and Administration for a report making the proper reference.
5.23	8.2 An appointment referred to committee and not reported to the Senate within 60
5.24	legislative days after it was referred is withdrawn from committee and placed on the
5.25	confirmation calendar for consideration by the Senate before adjournment of the regular
5.26	session, unless the appointee's term has expired or the appointee is no longer serving.
5.27	8.3 The final question on the appointment is, "Will the Senate, having given its advice,
5.28	now consent to this appointment?" The question must not be put the same day the
5.29	appointment is received or on the day it is reported by committee except by unanimous
5.30	consent. Confirmation of the appointment requires the affirmative vote of a majority of the

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whole Senate.

6.1	9. STANDING COMMITTEES
6.2	The standing committees of the Senate are as follows:
6.3	Agriculture, Broadband, and Rural Development
6.4	Capital Investment
6.5	Commerce and Consumer Protection
6.6	Education Finance
6.7	Education Policy
6.8	Elections
6.9	Energy, Utilities, Environment, and Climate
6.10	Environment, Climate, and Legacy
6.11	Finance
6.12	Health and Human Services
6.13	Higher Education
6.14	Housing and Homelessness Prevention
6.15	Human Services
6.16	Jobs and Economic Development
6.17	Judiciary and Public Safety
6.18	Labor
6.19	Rules and Administration
6.20	State and Local Government and Veterans
6.21	Taxes
6.22	Transportation
6.23	10. APPOINTMENTS TO STANDING COMMITTEES
6.24	10.1 The majority and minority groups caucuses must each be represented on all standing
6.25	committees of the Senate substantially in proportion to their numbers in the Senate. The
6.26	majority group shall caucus must assign the number of positions the minority group caucus
6.27	will hold on each committee. The minority group caucus must be given adequate notice of
6.28	its positions before the session begins.

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10.2 Both the majority and minority groups shall caucuses must appoint their own members to fill the number of positions each group caucus will hold on each committee. The minority group shall caucus must transmit notice of its assignments to the majority group caucus within 14 calendar days after receipt of the notice of positions available. The minority group caucus may designate a ranking member for each committee. Nothing prohibits a member of the minority group caucus from serving as chair or vice chair of a committee, subcommittee, or commission. If the minority group caucus for any reason fails to make its appointments pursuant to this rule, the majority group caucus may make all the committee assignments.

10.3 The majority and minority committee assignments are subject to the uniform criteria governing committee assignments applicable to both the majority and minority groups. The uniform criteria must be adopted by the Committee on Rules and Administration.

10.4 10.3 The Senate resolution establishing representation on all Senate standing committees must set forth committee assignments as made by the majority and minority groups caucuses.

10.5 10.4 A member may not serve as the chair of the same standing committee or a committee with substantially the same jurisdiction for more than three consecutive Senate terms. This limit does not apply to the Committee on Rules and Administration.

10.6 10.5 After the organization of the Senate and after consultation with and the approval of the Minority Leader, the Chair of the Committee on Rules and Administration may add members to or delete members from a standing committee.

11. APPOINTMENTS BY SUBCOMMITTEE ON COMMITTEES

11.1 The Committee on Rules and Administration may constitute a standing Subcommittee on Committees, the report of which within its jurisdiction has the effect of a report of the Committee on Rules and Administration. The subcommittee consists of at least five members, including members of the minority group caucus substantially in proportion to their number in the Senate.

11.2 Unless otherwise provided, the Subcommittee on Committees shall must appoint all members of commissions or other bodies authorized to be appointed by the Senate and report the appointments to the Senate.

12. COMMITTEE MEETINGS

12.1 (a) All meetings of the Senate, its committees, and subcommittees are open to the public. A meeting of a caucus of the members of any of those bodies from the same political

party need not be open to the public. A caucus of the Hennepin county, Ramsey county, or St. Louis county delegation is open to the public. For purposes of this rule, a meeting occurs when a quorum is present and action is taken regarding a matter within the jurisdiction of the body.

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(b) Senate committee and subcommittee meetings may be held using alternative means that permit remote participation and voting for members with the approval of the respective caucus leader, subject to this rule. A member voting from a remote location under this rule must inform the Chair of the city and state from which the member is voting at the time of the remote voting. Remote meetings under this rule may also be held: (1) during any peacetime emergency declared by the Governor that is related to the infectious disease known as COVID-19; (2) during a special session; or (3) by the Committee on Rules and Administration at any time. Compliance with this rule meets the requirements of Minnesota Statutes, section 3.055. The alternative means used to conduct a hearing under this rule must ensure that all members of the committee participating in the hearing can see and hear one another, and that all witnesses are also visible and audible to the members participating during the witness's testimony, with the ability for witnesses to see and hear the members participating during the witness's testimony. If a member participating in a hearing held under this rule verbally affirms during the course of the hearing that the member's Internet connection prevents the member from establishing a visual connection to the hearing, the member may participate using only an audio connection to the hearing. Any meeting using alternative means must be contemporaneously available electronically to the public. The notice provided for the hearing must specify how members of the public may access and monitor the meeting. All of the requirements of Senate Rule 12 apply to hearings held under this paragraph unless otherwise excepted.

(b) Senate committee and subcommittee meetings must be held in a manner that permits remote participation consistent with this Rule. The method used to conduct hearings under this rule must ensure that all members of the committee participating in the hearing can see and hear one another, and that all witnesses are also visible and audible to the members participating during the witness's testimony, with the ability for witnesses to see and hear the members participating during the witness's testimony. The notice provided for the hearing must specify how members of the public may access and monitor the meeting. Any meeting held using remote means under this Rule must be contemporaneously available electronically to the public. All of the requirements of Senate Rule 12 apply to hearings held under this paragraph unless otherwise excepted. Compliance with this rule meets the requirements of Minnesota Statutes, section 3.055.

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(c) Members may participate and vote remotely in Senate committee and subcommittee meetings. A member voting from a remote location under this rule must inform the Chair of the city and state from which the member is voting at the time of the remote voting. A member must be visible when speaking or voting. If a member participating in a hearing held under this rule verbally affirms during the course of the hearing that the member's technology connection prevents the member from establishing a visual connection to the hearing, the member may participate, speak, and vote using only an audio connection to the hearing. If a division is requested on a vote, members participating remotely may be counted in the division.

(d) In a committee or subcommittee where testimony is allowed, a witness must be allowed to provide testimony remotely. If a witness participating in a hearing held under this rule verbally affirms the witness's technology connection prevents the witness from establishing a visual connection to the hearing, the witness may participate using only an audio connection to the hearing.

12.2 Any person may submit to the Chair of the Committee on Rules and Administration a complaint that members have violated the open meeting requirements of Minnesota Statutes, section 3.055. The complaint must be in writing. The Chair of the Committee on Rules and Administration shall must immediately forward the complaint in writing to the Subcommittee on Ethical Conduct without disclosing the identity of the complainant. The complaint must not be further disclosed without the consent of the complainant, except to the members against whom the complaint was made, unless the complaint was made by a member of the Senate in writing under oath, in which case the investigatory procedures of Rule 55 apply.

12.3 To the extent practical, a committee or subcommittee shall must announce each meeting to the public at least three calendar days before convening. The notice must state the name of the committee or subcommittee, the bill or bills to be considered, and the place and time of meeting. The notice must be posted on the Senate's Web site and on all Senate bulletin boards in the Capitol and the State Office Building. A notice must be sent to the House of Representatives for posting as it deems necessary website. If the three-day notice requirement cannot be met, the committee or subcommittee shall must give simultaneous notice to all of the known proponents and opponents of the bill as soon as practicable. A hearing notice sent by the committee listsery constitutes simultaneous notice to known proponents and opponents.

12.4 A Senate committee or subcommittee shall <u>must</u> adjourn no later than midnight each day, <u>unless two-thirds of the members present vote to suspend this requirement except</u>

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that a committee may extend a meeting for up to one hour past midnight by a vote of 10.1 two-thirds of the members appointed to the committee. 10.2 12.5 Committees and subcommittees may not meet while the Senate is in session without 10.3 permission of the Senate. The names of the members excused shall must be printed in the 10.4 10.5 Journal. 12.6 A majority of its members constitutes a quorum of a committee or subcommittee. 10.6 12.7 Each standing committee of the Senate, including a subcommittee of the committee, 10.7 may at any time sit and act, investigate and take testimony on any matter within its 10.8 jurisdiction, report hearings held by it, and make expenditures as authorized by the Committee 10.9 on Rules and Administration. 10.10 12.8 A standing committee, but not a subcommittee, may require by subpoena or 10.11 otherwise the attendance and testimony of witnesses and the production of correspondence, 10.12 books, papers, and documents, in the manner provided by Minnesota Statutes, section 3.153. 10.13 12.9 Upon the request of a member of a committee or subcommittee to which a bill has 10.14 been referred, or upon the request of the chief author of the bill, a record must be made of 10.15 the vote on the bill or any amendment in the committee or subcommittee Minutes must be 10.16 taken for each meeting of a standing committee or subcommittee. The minutes must reflect 10.17 every action and vote taken at the meeting. 10.18 12.10 Upon request of three members of the committee before the vote is taken, the 10.19 record of a roll call vote in a standing committee must accompany the committee report and 10.20 be printed in the Journal. 10.21 12.11 A committee report may only be based on action taken at a regular or special 10.22 meeting of the committee. A report in violation of this rule is out of order. 10.23 12.12 No A Senate committee or subcommittee shall must not permit any appointed 10.24 officer or employee of the executive branch, registered lobbyist, or lobbyist principal to be 10.25 seated at the committee table with members of the Senate during an official meeting of a 10.26 committee of the Senate. 10.27 12.13 Disturbances and disorderly conduct are prohibited in the committee hearing 10.28 rooms during committee hearings. The committee chair is responsible for order and decorum. 10.29 12.14 A committee chair may establish written procedures for conducting committee 10.30 hearings. The chair must make the written procedures available to members and the public. 10.31

13. HOUR OF CONVENING

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If the Senate adjourns without setting a time to reconvene, the Senate shall <u>must</u> convene on the next legislative day at 11:00 a.m. on the following calendar day, excluding Sundays.

14. PRESIDENT

- 14.1 The President shall <u>must</u> take the chair at the time to which the Senate adjourned. The President shall <u>must</u> immediately call the members to order and, on the appearance of a quorum, shall <u>must</u> proceed with the regular order of business. For the purposes of establishing a quorum, members who have informed the President of their intention to vote from a remote location under the provisions of Rule 40.7 may be counted for the duration of the legislative day. If a member suggests the absence of a quorum at any time during the remainder of the legislative day, the President must confirm that each member intending to vote under Rule 40.7 intends to continue voting under Rule 40.7. At any time the President announces the presence of a quorum, the President shall <u>must</u> announce the names of members intending to vote under Rule 40.7. A member voting from a remote location under this rule must inform the Senate President of the member's geographic location city and state at the time of remote voting. For the purposes of this rule, "geographic location" means the state and city where the member is located.
- 14.2 The President may call a member to preside. In the absence of the President, the President Pro Tem, the Chair of the Committee on Rules and Administration, or the Chair's designee, shall must preside over the Senate. In the absence of the President and the Chair, the Senate may select a member to perform the duties of the President. Substitutions do not extend beyond adjournment.
- 14.3 The President shall must preserve order and decorum, may speak on points of order in preference to members, and shall must also decide all questions of order, subject to an appeal to the Senate by a member.
- 14.4 An appeal is decided by a majority vote of those present and voting. Upon an appeal from the decision of the President, the question is, "Shall the decision of the President be the judgment of the Senate?" A tie vote sustains the decision of the President.
- 14.5 The President shall must sign all acts, memorials, addresses and resolutions. All writs, warrants, and subpoenas issued by the Senate must be signed by the President and attested by the Secretary.
- 11.32 14.6 Upon a finding by the Committee on Rules and Administration that the President refuses or is unable to sign any of the documents described in this rule, the Chair of the

Committee on Rules and Administration, or some other member selected by the committee, shall must assume the duties of the President under this rule until the President is able to sign the documents described or until the Senate elects a new President, whichever occurs first.

15. ADMISSION TO SENATE CHAMBER

15.1 The Senate Chamber is reserved for Senate use.

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- 15.2 A person may not be admitted to the Senate Chamber except as provided in these rules. A member, an officer, the constitutional officers, ex-Governors of the State of Minnesota, members of the House, judges of the trial and appellate courts and members of Congress and Senate staff may be admitted. 12.10
- 15.3 The constitutional officers, ex-Governors of the State of Minnesota, judges of the trial and appellate courts, and members of Congress may be personally admitted by a member 12.12 of the Senate. Past members of Congress or of the state legislature who are not interested 12.13 in any claim or directly in a bill pending before the legislature may be personally admitted 12.14 by a member of the Senate. 12.15
 - 15.4 An employee of either house the House of Representatives may be personally admitted at the request of a member or an officer of the Senate.
- 15.5 A member of another state, provincial, or national legislative body may be 12.18 personally admitted to the floor by any member of the Senate. A member of another 12.19 legislative body who is personally admitted to the floor may be introduced to the Senate by 12.20 the President. 12.21
- 15.6 The President may designate and personally admit the person who will provide the 12.22 prayer and the person who will lead the Pledge of Allegiance. 12.23
- 15.7 When the Senate is not meeting, a person who is not a member may be admitted 12.24 to the floor at the request of a member or an officer. 12.25
- 15.8 Public hearings may not be held in the Senate Chamber. The Senate Chamber may 12.26 12.27 not be used for any commercial purpose.
- 15.9 The Retiring Room of the Senate is reserved for the exclusive use of the members 12.28 of the Senate at all times. The Sergeant at Arms shall must strictly enforce this rule. 12.29
- 15.10 When a member-elect is sworn in, the member-elect may request that one guest 12.30 be personally admitted until the member-elect has been sworn in. 12.31

16. CREDENTIALS FOR NEWS COVERAGE

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16.1 (a) The Secretary of the Senate shall must provide a reasonable number of spaces on the Senate floor and in the Senate gallery for individuals and organizations with credentials and passes issued under this rule.

- (b) The Sergeant at Arms may not issue credentials or day passes under this rule to political organizations or to individuals affiliated with a political organization. For the purposes of this rule, "political organization" means an organization owned or controlled by a registered lobbyist, a political caucus, a political party, or any party organization and "individuals affiliated with a political organization" means an individual who, during the preceding 24 months, has been employed by or received any compensation from a political organization.
- (c) Due to the limited space available for organizations or individuals providing news coverage of the Senate, the Senate finds that there is a compelling public interest in limiting credentials issued under this rule to organizations or individuals who demonstrate that they provide regular news coverage of the legislature. For session credentials, an organization or individual must submit an application to the Sergeant at Arms. The Sergeant at Arms must review the application and approve or reject it within 14 days after receipt. Upon the request of the Sergeant at Arms, an applicant for credentials must provide evidence of the applicant's activities in providing regular news coverage of the legislature. Evidence of regular news coverage must include examples of news coverage of legislative matters produced by the applicant. The examples must include written, video, or audio coverage written or recorded in the past year, and a description of how they were publicly distributed. Any opinion expressed in the examples is not subject to review under this rule at any time.
- (d) If an application is rejected, the Sergeant at Arms must state the reason for the rejection in writing and notify the applicant, the Secretary of the Senate, the Majority Leader, and the Minority Leader in writing.
- (e) An appeal of a denial of credentials must be made in writing to the Secretary of the Senate, the Senate Majority Leader, and the Senate Minority Leader. The Committee on Rules and Administration shall must review and decide the appeal within 14 days after receiving a letter of appeal.
- 16.2 The Sergeant at Arms may grant a day pass for access authorized under Rule 16.1, paragraph (a). The day pass may be issued for a single day to an individual or organization who has not applied for credentials and who is not prohibited from receiving credentials

under Rule 16.1, paragraph (b). The pass may be granted upon the request of a member or the organization or individual, and may be renewed from day to day upon request.

- 16.3 The Secretary shall must compile and distribute to the public a directory of individuals and organizations who have been issued credentials under Rule 16.1 to provide news coverage from the Senate floor. The directory must include each individual's picture and organization and a brief biography.
- 16.4 The Secretary must issue each individual or organization with credentials an identification badge showing the individual's name and organization. The individual must wear the badge when in the Senate Chamber.
- 16.5 (a) A credential shall must be revoked by the Sergeant at Arms if the Sergeant has received credible information indicating that the individual or organization either was not qualified to receive the credential when it was given, or no longer qualifies for a credential.
- (b) An appeal of a revocation of credentials must be made in writing to the Secretary of the Senate, the Senate Majority Leader, and the Senate Minority Leader. The Committee on Rules and Administration shall must review and decide the appeal within 14 days after receiving a letter of appeal.

17. DECORUM 14.17

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- 17.1 In case of a disturbance or disorderly conduct in the lobbies or galleries, the President 14.18 may order them cleared. 14.19
- 17.2 A member may not introduce a visitor or visitors in the galleries from the floor or 14.20 rostrum of the Senate. 14.21
- 17.3 Smoking is not permitted in the Senate Chamber or galleries, the Retiring Room, 14.22 hearing rooms, offices, or other spaces under the control of the Senate. 14.23
- 17.4 During floor proceedings, picture taking by persons other than accredited news or 14.24 legislative photographers, picture taking with floodlights or flash units, and visual or audible 14.25 disruptions are prohibited. 14.26
- 17.5 Demonstrations are prohibited in the Senate Chamber and galleries at all times. 14.27
- 17.6 At all times, demonstrations and food or beverages are prohibited in the Senate 14.28 Chamber and in the galleries, except that when floor proceedings are expected to last more 14.29 than one hour, members of the Senate and Senate staff may consume water in the Senate 14.30 Chamber. Water that is not being consumed must be stored out of sight in a sealed, unadorned container under a member's desk. 14.32

15.1	17.5 17.7 Television recording or broadcasting on the Senate floor is under the direction
15.2	of the Secretary.
15.3	18. ORDER OF BUSINESS
15.4	18.1 The order of business is as follows:
15.5	1. Petitions, letters, remonstrances.
15.6	2. Executive and official communications.
15.7	3. Messages from the House of Representatives.
15.8	4. First reading of House bills.
15.9	5. Reports of committees.
15.10	(a) From standing committees.
15.11	(b) From select committees.
15.12	6. Second reading of Senate bills.
15.13	7. Second reading of House bills.
15.14	8. Introduction and first reading of Senate bills.
15.15	9. Motions and Resolutions.
15.16	10. Calendar.
15.17	11. Consent Calendar.
15.18	12. General Orders.
15.19	13. 10. Announcements of Senate interest.
15.20	18.2 Under the order of business of Motions and Resolutions, the Senate may by a
15.21	majority vote of the whole Senate temporarily revert or proceed to any other order of
15.22	business.
15.23	19. PETITIONS AND OTHER COMMUNICATIONS
15.24	19.1 In presenting a petition, memorial, remonstrance or other communication addressed
15.25	to the Senate, a member shall must only state the general purpose of it.
15.26	19.2 Every petition, memorial, remonstrance, resolution, bill and report of committee,
15.27	must have an appropriate title, and the name of the member presenting it written on it.
15.28	19.3 Every written communication distributed to members in the Senate Chamber must
15.29	have the name of the member or officer distributing it displayed on it.

19.4 The Secretary of the Senate must ensure all messages are promptly delivered in the Senate Chamber.

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20. MESSAGES FROM THE HOUSE

A message from the House of Representatives that a Senate bill has been amended, and the amendment, must be printed and placed on the members' desks <u>or made available</u> <u>electronically</u> before a member may move to concur in the House amendment. If the amendment has been printed in the House Journal for a preceding day and is available to the members, the Journal copy may serve as the printed copy.

21. OBJECTIONS TO COMMITTEE REFERRALS

A member may question the proper reference of a bill at the time the bill is reported by a standing committee to which it was previously referred. When a member questions the reference of a bill, the bill must be referred without debate to the Committee on Rules and Administration to report the proper reference. Upon adoption of the report of the Committee on Rules and Administration, the bill must be referred accordingly.

22. GENERAL ORDERS

22.1 The Secretary shall must make a list of all bills, resolutions, reports of committees, and other proceedings of the Senate that are referred to the Committee of the Whole that have received a second reading and number them. The lists are list is called the "General Orders."

22.2 Items on General Orders may be taken up in the order in which they are numbered, as ordered by the Chair of the Committee on Rules and Administration, or as otherwise ordered by a majority of the committee.

22.3 General Orders, together with all bills required to be included on it, must be electronically available or printed at least one calendar day before being considered in Committee of the Whole.

22.4 22.2 With the concurrence of the chief author of the bill, a majority of the whole Senate may at any time take a bill from the table and place it on General Orders.

23. COMMITTEE OF THE WHOLE

23.1 All bills, memorials, orders, resolutions and votes requiring the approval of the Governor must, after a second reading, be considered in Committee of the Whole before they are finally acted upon by the Senate, unless considered on the Consent Calendar or as a Special Order.

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17.1 23.2 The President may call a member to the Chair when the Senate resolves itself into the Committee of the Whole. 17.2 23.3 The rules observed in the Senate govern, as far as practicable, the proceedings of 17.3 the Committee of the Whole, and the Chair of the Committee of the Whole has the powers 17.4 of the President, as appropriate. However, a member may speak more than twice on the 17.5 same subject and a call for the previous question may not be made. 17.6 23.4 A member may request a roll call vote. The vote must be recorded in the Journal 17.7 along with the amendment. 17.8 23.5 The recommendations of the Committee of the Whole must be reported to the 17.9 Senate. The question is on the adoption or rejection of the report, and no other question may 17.10 be admitted. The question may be divided to permit separate Senate action on the report as 17.11 to any bill. 17.12 23.6 On adoption of the report of the Committee of the Whole, all bills recommended 17.13 to pass must be placed on the Calendar. 17.14 24. CALENDAR 17.15 24.1 The Secretary shall make a Calendar of all bills, resolutions and other matters 17.16 approved by the Committee of the Whole for final action. The Secretary shall place them 17.17 on the Calendar in the order in which they have been acted upon in Committee of the Whole. 17.18 17.19 24.2 The Calendar must be electronically available or printed at least one calendar day before the matters on it are considered. 17.20 25. CONSENT CALENDAR 17.21 17.22 25.1 If a committee determines that a bill it recommends to pass is not likely to be opposed, the committee may recommend that the bill be placed on the Consent Calendar. 17.23 If the committee report is adopted, the bill must be electronically available or printed and 17.24 placed on the Consent Calendar after its second reading. On the question of adoption of the 17.25 report, the question of accepting the recommendation that the bill be placed on the Consent 17.26 17.27 Calendar may be divided from the question of adopting the report in other respects. 25.2 A majority of the whole Senate, or the Chair of the Committee on Rules and 17.28 17.29 Administration, may order a bill on General Orders placed on the Consent Calendar. 17.30 25.3 The Consent Calendar must be electronically available or printed at least one

calendar day before the matters on it are considered.

18.1	25.4 If a member objects to consideration of a bill on the Consent Calendar at any time
18.2	during its consideration in the Senate before the question on final passage is put, and that
18.3	objection is supported by at least two other members, the bill is referred to the Committee
18.4	of the Whole, and the Secretary shall place it at the bottom of General Orders subject to
18.5	Rule 22.2, except that it need not lie over one calendar day before consideration in the
18.6	Committee of the Whole.
18.7	26. SPECIAL ORDERS
18.8	26.1 The Chair of the Committee on Rules and Administration, or the Chair's designee,
18.9	may designate a special order for a bill that has been given its second reading.
18.10	26.2 A special order may provide that the bill be considered immediately, at a time
18.11	certain, or after specific other business is completed.
18.12	26.3 During consideration of a special order, Rule 36.5 is suspended.
18.13	26.4 As nearly as applicable, debate on the bill and all proceedings including amendments
18.14	and substitutions must be conducted as in the Committee of the Whole.
18.15	26.5 26.4 On any question, a member may request a roll call vote, which must be entered
18.16	in the Journal.
18.17	26.6 26.5 Unless it is otherwise disposed of, after consideration a bill on Special Orders
18.18	must immediately proceed to its third reading and final passage.
18.19	27. MOTIONS
18.20	27.1 A motion or amendment must be written if a member requests. It must identify the
18.21	member or committee offering it.
18.22	27.2 When a motion is made, it must be stated by the President. If it is in writing, it must
18.23	be handed to the Secretary and read to the members.
18.24	27.3 After a motion is stated by the President, or read by the Secretary, it is in possession
18.25	of the Senate, but may be withdrawn by the author at any time before decision or amendment.
18.26	28. PRECEDENCE OF MOTIONS
18.27	28.1 When a question is under debate no motion may be made, except:
18.28	1. To adjourn.
18.29	2. To recess.
18.30	3. To reconsider.

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4. To lay on the table. 19.1 5. For the previous question. 19.2 6. To refer. 19.3 7. To postpone to a day certain. 19.4 8. To amend. 19.5 9. To postpone indefinitely. 19.6 28.2 Motions numbered 1, 2, 4 and 5 above are not debatable, except as provided in 19.7 Rule 29. 19.8 28.3 These motions have precedence in the foregoing order; but when a motion for the 19.9 previous question has been made, or the main question ordered, a motion to lay on the table 19.10 is not in order. 19.11 28.4 A motion to postpone to a day certain, to refer, to postpone indefinitely, or to amend, 19.12 having been decided, may not again be put on the same day, nor at the same stage of the 19.13 bill or proposition. 19.14 29. MOTION TO ADJOURN 19.15 29.1 A motion to adjourn or a motion to adjourn to a time certain is always in order. 19.16 The latter motion is debatable solely as to the time. When either motion is rejected, it may 19.17 not be renewed until further business has been transacted. 19.18 29.2 A motion to adjourn sine die is subject to debate, amendment, and subsidiary 19.19 motions. 19.20 30. MOTION TO RECONSIDER 19.21 30.1 When a motion or question has been decided, a member who voted with the 19.22 19.23 prevailing side may move for reconsideration: (1) on the same day on which the vote was taken; 19.24 19.25 (2) within the next two calendar days; or (3) if after the time provided under clause (1) or (2), on the first day the Senate meets 19.26 after the vote was taken. The motion takes precedence over all other questions except a 19.27 motion to adjourn or recess. 19.28

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30.2 When a motion to adjourn is adopted before the disposition of a motion for reconsideration, the motion for reconsideration must lie over until the next succeeding day the Senate meets except as provided in this rule.

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- 30.3 When notice of intent to move reconsideration of the final action of the Senate on a question is given by a member, the Secretary shall must retain the subject of the notice until after the expiration of the time during which the motion can be made.
- 30.4 A notice of intent to move for reconsideration is not in order after the Tuesday before the third Saturday in May, but a motion to reconsider may be made.
- 30.5 A motion for reconsideration having been once voted on may not be made again nor reconsidered. 20.10

31. MOTION FOR THE PREVIOUS QUESTION

- 31.1 Unless a motion for the previous question is made specifically applicable to a subsidiary motion, it must be in this form: "Shall the main question now be put?" If the motion for the previous question is supported by a majority of the members present, its effect is to put an end to all debate and bring the Senate to a direct vote upon all pending amendments in their order and then upon the main question.
- 31.2 On a motion for the previous question, a call of the Senate is in order before the 20.17 President submits the question to the Senate. 20.18
 - 31.3 On a motion for the previous question there is no debate. All incidental questions of order, arising after a motion is made for the previous question, and pending the motion, must be decided, whether on appeal or otherwise, without debate.

32. MOTION TO REFER

A bill or resolution may be referred to committee at any time before its passage. If an amendment is reported on the referral to any committee other than the Committee of the Whole, it must again be read the second time, considered in Committee of the Whole by the Senate, read the third time and placed on final passage. If the referral is to the Committee of the Whole it must be placed at the head of General Orders, except when the referral is from the Consent Calendar under Rule 25.4.

33. MOTION TO AMEND BILL OR RESOLUTION

33.1 A motion to amend must be written if a member requests. It must identify the member offering it.

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21.1	33.2 In drawing an amendment to a bill or resolution, reference must be made, first to
21.2	the number of the bill, then to the page, and then to the line or lines where language is to
21.3	be stricken or inserted.
21.4	33.3 In filling blanks, the largest sum, the longest time and the greatest distance must
21.5	be first taken.
21.6	33.4 The title to a bill may be amended by the Secretary at any time the bill is amended
21.7	by the Senate.
21.8	33.5 An amendment is not in order to a bill on the Calendar or after third reading without
21.9	the unanimous consent of the Senate unless it:
21.10	(1) fills a blank;
21.11	(2) amends the title; <u>or</u>
21.12	(3) is proposed to the chief author of the bill by the Revisor of Statutes to correct technical
21.13	defects found by the Revisor while engrossing earlier amendments to the bill; or .
21.14	(4) is proposed to a bill on the Consent Calendar before the bill is given its third reading.
21.15	33.6 An amendment to an amendment, once adopted, may be amended.
21.16	34. MOTION TO SUSPEND RULES
21.17	34.1 A rule may be suspended by a vote of at least two-thirds of the whole Senate.
21.18	34.2 A motion to suspend the rules for the purpose of advancing a bill may be made
21.19	only under the order of business, "Motions and Resolutions".
21.20	35. GERMANENESS
21.21	35.1 An amendment proposed to the Senate or to the Committee of the Whole that is
21.22	not germane is out of order.
21.23	35.2 A non-germane amendment includes one that:
21.24	(1) relates to a substantially different subject; or
21.25	(2) is intended to accomplish a substantially different purpose, than that of the original
21.26	bill to which it is proposed.
21.27	35.3 An amendment to insert a constitutional amendment is not germane to a bill that
21.28	does not already include a constitutional amendment.
21.29	35.4 Whether an amendment is germane is to be decided by the President, who. The
21.30	President may put the question to the body if the President chooses. If put to the body, the

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question is "Is the point of order well taken?" The President must inform the body that a 22.1 "yes" vote means the point of order is well taken and the amendment is not germane and a 22.2 "no" vote means the point of order is not well taken and the amendment is germane. If there 22.3 is a tie vote, the point of order is not well taken, and the amendment is germane. 22.4 35.5 A motion to remove an amendment placed on a House bill under Rule 45.1 is out 22.5 of order if removal of the amendment would make a portion of the House bill not germane 22.6 to the Senate companion for which it was substituted. 22.7 35.6 If a House amendment to a Senate bill is not germane to the Senate bill, a motion 22.8 to concur in the House amendment is out of order. 22.9 36. DEBATE 22.10 36.1 When a member is about to speak to the Senate, the member shall must rise and 22.11 respectfully address "Madam (or Mr.) President." The member may not proceed to speak 22.12 further until recognized by the President. 22.13 36.2 The member shall must speak only to the question under debate and avoid 22.14 personality. 22.15 36.3 The member may inform the Senate of the Governor's position on a bill and on its 22.16 status in the House of Representatives. 22.17 36.4 In discussing a resolution, each member is limited to ten minutes. 22.18 36.5 A member may not speak more than twice on the same question on the same day 22.19 without permission of the Senate. 22.20 36.6 When a member is speaking, no one may stand between the member speaking and 22.21 the President. 22.22 36.7 A member may not speak without using a microphone. 22.23 36.8 All remarks during debate shall must be addressed to the President. 22.24 36.9 When the President puts a question, or addresses the Senate, no one may walk out 22.25 22.26 of or cross the Chamber. 36.10 When a member is called to order, the member shall must be silent until it is 22.27 determined whether or not the member is in order. If a member is called to order for words 22.28 spoken in debate, the words excepted to must be taken down in writing by the Secretary 22.29 immediately. 22.30

36.11 Debate on the report of a conference committee is in order at any time after the report has been made available electronically or printed and placed on the desk of each member, or at an earlier time agreed to by a majority of the whole Senate.

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37. ABSENCE OF MEMBERS

A member or officer of the Senate may not be absent from a session of the Senate unless excused by the Senate. For the purposes of this rule only, a member is present when present in the Senate Chamber or when voting from a location outside of the Chamber, as provided in Rules 40.7 and 40.8. The name of a member excused must be printed in the Journal.

38. CALL OF THE SENATE

- 38.1 A member may impose a call of the Senate requiring the attendance of all members before any further proceedings occur except a motion to adjourn.
- 23.12 38.2 Upon the imposition of a call, a member may request a record of those present and the Sergeant at Arms shall must bring in the absent members.
- 23.14 38.3 When the Senate has been placed under call, a member may demand that the doors be closed and that no member be permitted to leave the Chamber until the matter or question, if any, under consideration at the time of the call is disposed of, or until the call is lifted by a majority of the whole Senate, or until the Senate adjourns.
- 23.18 38.4 A majority of the whole Senate may excuse members not answering the call.
- 23.19 38.5 A call may not be imposed after voting has commenced.

39. DIVISION OF QUESTION

- 23.21 39.1 A member may call for a division of the question when the division is possible.

 The member calling for the division must state the proposed division. The President must determine whether a division is possible. A motion to strike and insert is indivisible. The
- 23.24 <u>author of the question being divided must determine which portion to vote on first.</u>
- 23.25 39.2 The defeat of a motion to strike does not preclude an amendment nor a motion to strike and insert.

23.27 **40. VOTING**

23.28 40.1 The President shall must distinctly state the question before taking the vote. The
23.29 President shall must declare the result of the vote. If a member questions the result of a vote,
23.30 the President shall must order a division.

40.2 Except as provided in Rules 40.7 and 40.8, a member may vote on a question or 24.1 be counted on a division only at the member's own seat in the Senate Chamber. 24.2 40.3 At any time before the start of voting on a question, a member may request a roll 24.3 call vote, which must be entered in the Journal, unless at the time the request is made, the 24.4 Senate is taking a roll call vote using the electrical voting system. 24.5 40.4 Unless otherwise ordered, a roll call vote, except upon elections, may be taken by 24.6 means of the electrical voting system under the control of the President. 24.7 40.5 A roll call vote may not be interrupted except: (1) to announce the vote of a member 24.8 voting remotely, as provided in Rule 40.8, and (2) to close the roll as provided in Rule 41.3. 24.9 40.6 A member or other person may not proceed to or remain by the Secretary's desk 24.10 while a roll call or division is being taken. 24.11 40.7 During a special session, a peacetime public health emergency, or With the approval 24.12 of the respective caucus leader, a member may vote on a question from a location outside 24.13 the Senate Chamber, in accordance with Rule 40.8. For the purposes of this rule, "peacetime 24.14 public health emergency" means any peacetime emergency declared by the Governor in an 24.15 executive order that relates to the infectious disease known as COVID-19. 24.16 40.8 When permissible under Rule 40.7, a member may authorize a designee chosen by 24.17 the respective caucus leader to vote on the member's behalf while the member is at a location 24.18 outside of the Senate Chamber. When a member assigns the member's vote to a designee 24.19 under this rule, the designee shall must vote on the member's behalf as directed by the 24.20 member on each question. A member voting remotely may be counted in a division. The 24.21 Secretary may adopt procedures to ensure the accurate and efficient administration of this 24.22 rule. When a member votes remotely, that fact must be recorded in the Journal. 24.23 40.9 A member voting remotely may not accept per diem living expenses for a day when 24.24 24.25 the member voted remotely. 41. MEMBERS TO VOTE UNLESS EXCUSED 24.26 24.27 41.1 Every member who is in the Senate Chamber during a roll call, including in the Committee of the Whole, shall must vote upon the request of another member unless excused 24.28 by the Senate. 24.29 41.2 A motion by a member to be excused from voting must be made before the question 24.30 is put. A member wishing to be excused from voting may make a brief statement of the 24.31 reason for making the request. The question on the motion to excuse must be taken without 24.32 further debate.

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25.1 25.2	41.3 When members have had an opp whole Senate may, by motion, direct the	•	, ,	ority of the
25.3 25.4	41.4 The vote on a motion to close the is required to vote on the motion.	e roll must be taken	without debate. No) member
25.5	42. FIN	NAL PASSAGE		
25.6	The final question on a bill or other m	natter requiring action	n by both houses af	iter its first
25.7	and second reading, and after the consider	eration in Committee	of the Whole by the	he whole
25.8	Senate, is on its final passage.			

43. TRANSMITTING BILLS TO THE HOUSE

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43.1 Except when a motion to reconsider has been made as provided in Rule 30, immediately after the passage of a bill or other matter in which the concurrence of the House of Representatives is requested, the Secretary shall must transmit it to the House.

43.2 On the concurrence of a bill or other matter of the House by the Senate, or on the concurrence or disagreement in a vote of the House, the Secretary shall must notify the House.

44. ENGROSSING AND ENROLLING OF BILLS

44.1 The Secretary and the Engrossing Secretary shall <u>must</u> ensure that every bill, memorial, or resolution originating in the Senate is carefully engrossed before it is transmitted to the House of Representatives for concurrence.

All engrossing and enrolling of bills shall and resolutions must be done at the direction and under authority of the Senate Secretary and Engrossing Secretary.

44.2 The Engrossing Secretary must correct all mistakes in bill section numbering and internal references, whether the errors occur in the original bill or are caused by amendments to it.

44.2 44.3 The Secretary shall must ensure that every bill, memorial, or resolution originating in the Senate is carefully enrolled by the Revisor of Statutes before it is presented to the Governor or filed with the Secretary of State.

45. COMPARISON AND SUBSTITUTION OF BILLS

45.1 A House bill, after its first reading, must be referred as follows, unless there is a motion by the Chair of the Committee on Rules and Administration or a designee of the Chair:

(a) If there is no Senate companion bill, the House bill must be referred to the appropriate standing committee, unless there is objection under Rule 4.10 4.11.

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- (b) If there is a Senate companion bill, the House bill must be referred to the standing committee possessing the Senate companion.
- (c) If the Senate companion bill has been reported to the Senate, the House bill must be referred to the Committee on Rules and Administration, which shall must report whether the House bill is identical to the Senate companion bill. If the bills are identical, the report must recommend that the House bill be given its second reading and substituted for the Senate companion bill and the Senate companion bill be indefinitely postponed. If the House bill is not identical to the Senate companion bill, the report of the committee must recommend an amendment to the House bill that when adopted will render the House bill identical to the Senate bill. Upon adoption of a committee report containing the proposed amendment, the House bill as amended must be given its second reading and substituted for the Senate companion bill and the Senate companion bill must be indefinitely postponed.
- 45.2 The Secretary shall must prepare and submit reports under this rule on behalf of the Committee on Rules and Administration.
- 45.3 A House bill placed on the Calendar by substitution must not be given its third reading on the same day as the substitution.

46. CONFERENCE COMMITTEES

46.1 The Committee on Rules and Administration may constitute a standing Subcommittee on Conference Committees, the report of which within its jurisdiction has the effect of a report of the Committee on Rules and Administration. The subcommittee consists of three members, one of whom must be a member of the minority group caucus.

46.2 The Subcommittee on Conference Committees shall <u>must</u> appoint all conference committees of the Senate and report the appointments to the Senate. In the appointment of members of conference committees between the two houses, the Subcommittee on Conference Committees shall appoint those who are in accord with the position of the Senate: whenever practical, the subcommittee shall <u>must</u> give preference to authors of bills in dispute and, to members of standing committees in which the bills were considered, and to members who are in accord with the position of the Senate. The Subcommittee on Conference Committees is not subject to the requirements provided in Rule 12.

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47. DISPOSITION OF BILLS ON ADJOURNMENT
Adjournment of the regular session in an odd-numbered year to a date certain in the
following year is equivalent to daily adjournment, except that a bill on the Calendar, Consent
Calendar, General Orders, or on the table, other than a bill laid on the table after being
vetoed by the governor or after its conference committee has been discharged under Joint
Rule 3.02, must be returned to the standing committee other than the Committee on Rules
and Administration from which it was last reported to the Senate, unless otherwise provided
for by motion before adjournment.
48. PRINTING AND DISTRIBUTION OF BILLS
48. PRINTING AND DISTRIBUTION OF BILLS 48.1 Unless otherwise ordered by the Senate, all Senate bills that have been reported
48.1 Unless otherwise ordered by the Senate, all Senate bills that have been reported
48.1 Unless otherwise ordered by the Senate, all Senate bills that have been reported upon favorably or without recommendation by a committee must be electronically available
48.1 Unless otherwise ordered by the Senate, all Senate bills that have been reported upon favorably or without recommendation by a committee must be electronically available or printed before consideration by the Senate or the Committee of the Whole.
48.1 Unless otherwise ordered by the Senate, all Senate bills that have been reported upon favorably or without recommendation by a committee must be electronically available or printed before consideration by the Senate or the Committee of the Whole. 48.2 A House bill amended by the Senate must be unofficially engrossed and

- 48.4 A bill must be electronically available or printed when ordered by the Senate.
- 48.5 Action by the Senate on a bill that has not been printed <u>or made available</u>
 27.19 electronically is a waiver of the printing requirement of Rule 48.4.
- 27.20 48.6 To the extent practical, the Secretary shall must provide a copy of any bill to the public and may charge a reasonable fee.

49. JOURNAL AND INDEX

- 27.23 49.1 The Secretary shall must keep a correct Journal of the proceedings of the Senate and shall must perform other duties assigned to the Secretary.
- 49.2 The Secretary shall must not permit Journal records, accounts or papers to be taken out of the Secretary's custody, other than in the regular mode of business. If a document in the Secretary's charge is missing, the Secretary shall must report the fact to the President, so that inquiry may be made.
- 49.3 The Secretary shall must supervise the recording of proceedings in the Journal, the engrossing, transcribing and copying of bills and resolutions, and generally perform the duties of Secretary, under direction of the Committee on Rules and Administration.

49.4 The Journal of each day's proceedings is open for correction at any time during the session of the next day the Senate meets. Unless corrected on that day, the Journal stands approved.

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49.5 The Secretary shall <u>must</u> keep a record of all Senate and House bills showing the status of each bill pending, until its final passage.

50. ELECTRONIC RECORDINGS

- 50.1 The Secretary shall must cause to be recorded on electronic media the proceedings of the Senate, the Committee of the Whole, and each standing committee and subcommittee. Each electronic record must be clearly labeled to show the name of the body whose proceedings are recorded and the dates the proceedings occurred. Each electronic record of the proceedings of the Senate and the Committee of the Whole must be accompanied by a log showing the number of each bill considered and the places on the record where consideration of the bill occurred.
- 50.2 Within two working days after each Senate session, the Secretary shall must make a copy of the electronic record and corresponding log of proceedings of the Senate and the Committee of the Whole available to the Legislative Reference Library.
- 50.3 Within one week after each meeting of a standing committee or subcommittee, the Secretary shall must make the electronic record of the meeting available to the Legislative Reference Library, together with an agenda showing bills considered and any action taken on them.
- 50.4 Upon completion and approval of the minutes of the meeting of a standing committee or subcommittee, the Secretary shall must ensure that the completed minutes of the meeting are made available to the public. By October 1st of each year, the Secretary shall must deliver a copy of minutes for each meeting held in that calendar year before October 1st to the Legislative Reference Library.
- 50.5 The Secretary shall must keep a record of each session of the Senate and the Committee of the Whole, each meeting of a Senate standing committee or subcommittee and the date on which the electronic record of the session or meeting was made available to the Legislative Reference Library. The Library shall must keep a similar record of all electronic records to which it has been given access.
- 50.6 The Library shall <u>must</u> provide committee staff with reasonable access to Senate electronic records and shall <u>must</u> provide the public with convenient facilities to listen to them.

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50.7 The Secretary shall must make copies of Senate electronic records available to the 29.1 public for a fee determined by the Secretary to be adequate to cover the cost of preparing 29.2 the copies. A copy must be provided free to a member of the Senate upon request for use 29.3 in legislative business. 29.4 50.8 The Secretary shall must keep the original electronic record and log of each session 29.5 of the Senate and the Committee of the Whole until the end of the period for which the 29.6 members of the existing House of Representatives have been elected, at which time the 29.7 29.8 electronic record may be preserved or disposed of as the Secretary sees fit. The Legislative Reference Library shall must keep electronic records, logs, and minutes forwarded to it 29.9 until two years after the end of the period for which the members of the existing Senate 29.10 have been elected, at which time they may be preserved or disposed of as the Library sees 29.11 fit. 29.12 50.9 The Senate intends that testimony and discussion preserved under this rule not be 29.13 admissible in any court or administrative proceeding on an issue of legislative intent. 29.14 51. OTHER DUTIES OF SECRETARY 29.15 51.1 The Secretary shall must not issue a certificate authorizing the payment of money 29.16 by virtue of a motion or resolution, unless the motion or resolution is voted for by a majority 29.17 of the whole Senate on a roll call vote. 29.18 51.2 The Secretary and the Engrossing Secretary shall correct all mistakes in numbering 29.19 the sections and reference to them, whether the errors occur in the original bill or are caused 29.20 by amendments to it. 29.21 51.3 51.2 The Secretary is the agent of the Senate for the purchase of supplies and 29.22 services. The Secretary's records on purchase of supplies and services are open for inspection. 29.23 51.4 The Secretary shall adopt administrative controls to ensure that each member is 29.24 29.25 accountable for the member's own long distance telephone calls and that Senate telephones are used only for Senate business. 29.26 51.5 51.3 By the 15th day of January, April, July, and October, and January of each 29.27 year, the Secretary shall must submit a detailed report of Senate expenditures during the 29.28 previous quarter to the Committee on Rules and Administration. 29.29 51.6 51.4 The Secretary's public records may be inspected during normal business hours. 29.30 **52. SERGEANT AT ARMS** 29.31

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The Sergeant at Arms shall must:

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30.1	(1) execute all orders of the President;
30.2	(2) perform all assigned duties connected with the police and good order of the Senate
30.3	Chamber;
30.4	(3) exercise supervision over the entry and exit of all persons to and from the Chamber
30.5	(4) see that messages are promptly delivered;
30.6	(5) (4) see that the hall is Senate spaces are properly ventilated and the temperature is
30.7	properly regulated;
30.8	(6) (5) see that the Chamber is open for the use of members of the Senate at least one-half
30.9	hour before the start of a session; and
30.10	(7) (6) perform all other services pertaining to the office of Sergeant.
30.11	53. BUDGET AND EXPENDITURES
30.12	53.1 The Committee on Rules and Administration shall must adopt an operating budge
30.13	for the Senate and post it on the Senate Web site website.
30.14	53.2 All propositions for the appointment and payment of employees of the Senate or
30.15	for expenditures of the legislature, other than those provided by law, must be referred without
30.16	debate to the Committee on Rules and Administration.
30.17	54. EMPLOYEES
30.18	54.1 The Committee on Rules and Administration shall must establish positions, set
30.19	compensation, appoint employees, and authorize expense reimbursement for employees as
30.20	it deems necessary to carry out the work of the Senate. At the request of any committee
30.21	member, an action of the committee must be submitted as a Senate resolution for adoption
30.22	by the Senate.
30.23	54.2 The Secretary shall must keep a roster of all employees of the Senate, including
30.24	positions and compensation, which must be open for inspection by the public.
30.25	54.3 The Secretary shall must post, in a public place in the Capitol or on the Senate Web
30.26	site, website a notice of every vacant position on the permanent staff of the Senate. The
30.27	notice must remain posted for at least one week, and no vacancy may be filled until the
30.28	period of posting has elapsed.
30.29	54.4 Except as otherwise provided in these rules, the Committee on Rules and
30.30	Administration has full and exclusive authority over, and charge of all employees of the
30.31	Senate both elected and appointed. The committee has the sole and exclusive power and

authority to may assign them to duties other than for which they were elected or appointed as the committee may provide.

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54.5 The committee may make employment rules and regulations. In case of violation of an order of the committee by an employee, or in case of a violation of a rule or regulation made by the committee, or in case of misconduct or omission by an employee, the Committee on Rules and Administration may hear complaints and discharge the employee or impose discipline, a fine, or other punishment upon the employee. The committee may, by a vote of a majority of the members of the committee, discuss an employee disciplinary proceeding under this rule in an executive session to which the open meeting requirements of Rules 12.1 to 12.3 do not apply.

54.6 The Secretary shall <u>must</u> supervise the employees under the direction of the Committee on Rules and Administration.

55. SUBCOMMITTEE ON ETHICAL CONDUCT

55.1 The Committee on Rules and Administration shall <u>must</u> appoint a Subcommittee on Ethical Conduct of the Committee on Rules and Administration consisting of four members, two from the majority group caucus and two from the minority group caucus.

55.2 The subcommittee shall must serve in an advisory capacity to a member or employee upon written request and shall must issue recommendations to the member or employee. A member may request the subcommittee to provide its advice on a potential conflict of interest to the member in private. If so requested, the subcommittee shall must conduct its proceedings on the advisory opinion in private. The request, proceedings on the request, and any advice given by the subcommittee in response to the request must remain private. The member may not use an advisory opinion from the subcommittee as a defense to a complaint under this rule unless the opinion has been adopted by the subcommittee at a public meeting.

55.3 The subcommittee shall investigate a complaint made in writing by a member of the Senate under oath A member may submit a complaint, in writing and under oath, to the chair of the subcommittee. The complaint must be received before adjournment sine die in the last year of a senate term or during a special session held after that time regarding improper conduct by a member or employee of the Senate. The chair of the subcommittee must promptly provide the subject of the complaint and members of the subcommittee a copy of the complaint. Complaints and any information included with or attached to the complaint are public after being provided to the subject of the complaint and members of the subcommittee.

55.4 The subcommittee must investigate a complaint that satisfies the requirements of 32.1 Rule 55.3. The subcommittee has the powers of a standing committee to issue subpoenas 32.2 under Minnesota Statutes, section 3.153. 32.3 55.4 55.5 Within 30 calendar days after receiving a complaint, the subcommittee must 32.4 meet and either make a finding of no probable cause, vote to defer action until a certain 32.5 time, or proceed with its investigation. 32.6 55.5 55.6 In order to determine whether there is probable cause to believe that improper 32.7 conduct has occurred, the subcommittee may, by a vote of three of its members, conduct a 32.8 preliminary inquiry in executive session to which the open meeting requirements of Rules 32.9 32.10 12.1 to 12.3 do not apply. The executive session may be ordered by a vote of three of its members whenever the subcommittee determines that matters relating to probable cause 32.11 are likely to be discussed. The executive session must be limited to matters relating to 32.12 probable cause. The subcommittee must not call witnesses or take testimony during an 32.13 executive session. An executive session must not be recorded except upon a vote of three 32.14 members. A recording must not be made available to the public until the complaint has been 32.15 finally acted upon. Upon a finding of probable cause, further proceedings on the complaint 32.16 are open to the public. 32.17 55.6 55.7 For complaints alleging any conduct prohibited by the nondiscrimination and 32.18 anti-harassment policy applicable to the Senate, the subcommittee must conduct its 32.19 proceedings in private to determine whether there is probable cause to believe that improper 32.20 conduct occurred. The open meeting requirements of Rule 12.1 or 12.3 do not apply to a 32.21 meeting held under this rule. The parties to the complaint may waive the requirements of 32.22 this rule by mutual written agreement provided to the Chair of the Subcommittee on Ethical 32.23 Conduct before any hearing is commenced. The recording required under Senate Rule 50 32.24 of any meeting held under this rule must be kept private by the Secretary, and no further 32.25 description or distribution of the recording, including, but not limited to, any description or 32.26 distribution required under Senate Rules 50.2 to 50.9, shall must be permitted without a 32.27 vote of three of the members of the subcommittee. 32.28 55.7 The subcommittee may appoint special counsel to provide expert advice on how 32.29 to conduct its proceedings. The subcommittee may appoint a suitable person to conduct the 32.30 investigation and report findings of fact and recommendations for action to the subcommittee. 32.31 55.8 If a vote to find probable cause and a vote to proceed with an investigation have 32.32 both resulted in a tie vote and the subcommittee is otherwise unable to proceed, the complaint 32.33 is deemed to be dismissed 30 days after the final meeting of the subcommittee unless the 32.34

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subcommittee meets to take further action. Prior to dismissal, at the request of three members of the subcommittee, the chair must call a meeting during the 30 day period to consider further action on the complaint. If no further action is taken at the hearing, the original 30 day time line for dismissal remains. The chair of the subcommittee must notify the complainant and the subject of the complaint when the complaint is dismissed pursuant to this rule. 55.8 55.9 If, after investigation, the subcommittee finds the complaint substantiated by the evidence, it shall must recommend to the Committee on Rules and Administration appropriate disciplinary action. 55.9 55.10 The subcommittee shall must hear an appeal by a member of the Senate from a Senate investigation of a complaint made pursuant to the Senate's nondiscrimination and anti-harassment policy, within the time limit for appeal provided in that policy. All hearings of appeals under this rule must be conducted privately under the terms and conditions provided under Rule 55.6 55.7. The parties may agree to waive the privacy requirements of Rule 55.6 55.7 as provided in that rule. The subcommittee may consider information gathered in the course of the Senate investigation that is under appeal, but is not bound by any determinations or recommendations from the investigation. The subcommittee may take action to gather additional information. 55.11 The complainant or the subject of the complaint may be represented by counsel at a hearing of the subcommittee. The Senate will not provide legal counsel or reimbursement for legal counsel for any party to a complaint. 55.12 A complainant may withdraw the complaint by submitting a notice of withdrawal, in writing, to the chair of the subcommittee. If the complaint was brought by multiple complainants, a withdrawal by one complainant has the effect of removing that complainant's name from the complaint but does not withdraw the complaint in its entirety. If a complaint is withdrawn by all complainants who submitted the complaint, the complaint is dismissed and the chair of the subcommittee must notify the subject of the complaint. Notices of withdrawal are public after being provided to the subject of the complaint and the members of the subcommittee. 55.10 55.13 To minimize disruption of its public proceedings, the subcommittee may require that television coverage be pooled or be provided by Senate media services. 55.11 55.14 If criminal proceedings relating to the same conduct have begun, the subcommittee may defer its proceedings until the criminal proceedings have been completed.

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55.12 55.15 The Senate intends that proceedings of the Subcommittee on Ethical Conduct not be admissible in any criminal proceeding.

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56. STANDARDS OF ETHICAL CONDUCT

- 56.1 Members shall <u>must</u> adhere to the highest standard of ethical conduct as embodied in the Minnesota Constitution, state law, and these rules.
- 56.2 A member shall <u>must</u> not publish or distribute written material if the member knows or has reason to know that the material includes any statement that is false or clearly misleading, concerning a public policy issue or concerning the member's or another member's voting record or position on a public policy issue.
- 56.3 Improper conduct includes conduct that violates a rule or administrative policy of the Senate, that violates accepted norms of Senate behavior, that betrays the public trust, or that tends to bring the Senate into dishonor or disrepute.
- 56.4 (a) Members of the Senate shall must disclose potential conflicts of interest in the discharge of senatorial duties as provided in Minnesota Statutes, section 10A.07, and this section. A potential conflict of interest exists when a member, in the discharge of official duties, would be required to take an action or make a decision that would substantially affect the member's financial interests or those of an associated business, unless the effect on the member is no greater than on other members of the member's business classification, profession, or occupation.
- (b) If a potential conflict of interest exists, the member must prepare a written statement describing the matter requiring action or decision and the nature of the potential conflict of interest and deliver a copy of the statement to the Senate President. If there is insufficient time to prepare and deliver a written statement, the member must orally inform the body of the potential conflict.
- (c) The Senate, at the member's request, may excuse the member from taking part in the action or decision in question.
- (d) If the member is not permitted or is otherwise unable to abstain from action in connection with the matter, the official must file a statement describing the potential conflict and the action taken. The member must file the statement with the Campaign Finance and Public Disclosure Board. The statement must be filed within a week of the action taken.
- 34.31 <u>56.5</u> Senate equipment and resources are for the purposes of the Senate and the

 34.32 Legislature and must not be used for any commercial purpose or for campaign activities.

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35.1	57. LOBBYING ACTIVITIES PROHIBITED
35.2	57.1 Pursuant to Minnesota Statutes, section 3.084, a member is prohibited from accepting
35.3	employment with or otherwise receiving compensation for services performed from:
35.4	(1) a business whose primary source of revenue is derived from lobbying, government
35.5	relations, or government affairs services;
35.6	(2) a business whose primary source of revenue is derived from facilitating government
35.7	relations or government affairs services between two third-parties; or
35.8	(3) any other business that employs or contracts with lobbyists or government relations
35.9	or government affairs professionals if the member's job duties include acting in that capacity
35.10	or providing direct or indirect consulting, advice, or administrative support for that work.
35.11	This prohibition applies regardless of the location where the work of the business is
35.12	substantially conducted or its clients are located.
35.13	"Lobbying" means engaging in activities that would require an individual to register as
35.14	a lobbyist, as defined in Minnesota Statutes, section 10A.01, subdivision 21.
35.15	57.2 Any member may submit a complaint to the Subcommittee on Ethical Conduct as
35.16	provided in Rule 55 alleging a violation of this rule. The subcommittee must investigate
35.17	the complaint as provided in Rule 55.
35.18	57 <u>58</u> . LOBBYISTS
35.19	57.1 S8.1 A lobbyist shall must not appear before a Senate committee pursuant to the
35.20	lobbyist's employment unless the lobbyist is in compliance with the law requiring lobbyist
35.21	registration, Minnesota Statutes, sections 10A.03 to 10A.06. A lobbyist, when appearing
35.22	before a committee, shall must disclose to the committee on whose behalf the lobbyist
35.23	speaks and the purpose of the lobbyist's appearance.
35.24	57.2 58.2 A lobbyist shall must not knowingly, either directly or through a third party,
35.25	furnish false or misleading information or make a false or misleading statement that is
35.26	relevant and material to a matter before the Senate or any of its committees or subcommittees
35.27	when the lobbyist knows or should know it will influence the judgment or action of the
35.28	Senate or any of its committees or subcommittees.
35.29	57.3 The Subcommittee on Ethical Conduct shall must investigate a complaint by
35.30	a member of the Senate in writing under oath received before adjournment sine die in the
35.31	last year of a Senate term or during a special session held after that time that a lobbyist has
35.32	violated Rule 57.1 58.1 or 57.2 58.2. The investigatory procedures of Rule 55 apply, except

36.1	as provided in this rule. The complaint and proceedings on the complaint are private until
36.2	the subcommittee has found probable cause to believe that a violation of Rule 57.1 58.1 or
36.3	57.2 58.2 has occurred, unless they are made public by the lobbyist whose conduct is the
36.4	subject of the complaint or by the vote of at least three members of the subcommittee.
36.5	58 59. AMENDMENTS TO RULES
36.6	Every proposition to amend a rule of the Senate must be referred to the Committee on
36.7	Rules and Administration. The proposition may not be acted upon until the report of the
36.8 36.9	committee is received by the Senate. "
36.10	(Subcommittee Chair)
36.11	April 12, 2024
36.12	(Date of Subcommittee recommendation)

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