As Offered

135th General Assembly Regular Session 2023-2024

H. R. No. 11

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Representative Oelslager

Cosponsors: Representatives Seitz, Cross, Hoops, Ray

A RESOLUTION

To adopt H	Rules of	the Hous	e of	Representatives	for	1
the 135	5th Gener	al Assemi	oly.			2

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE OF OHIO:

That the following are the rules of the House of	3
Representatives for the 135th General Assembly:	4
RULES OF THE HOUSE OF REPRESENTATIVES	5
OF THE 134th <u>135th</u> GENERAL ASSEMBLY	6
TIME OF CONVENING; ORDER OF BUSINESS	7
Rule 1. (Time of sessions; schedule.) (a) For the months of	8
January through June in each year, and separately for the months	9
of July through December in each year, the Speaker, at the	10
beginning of each six-month period, shall establish a schedule	11
of dates and times according to which the House shall hold	12
sessions and at which roll call votes are taken. The Speaker may	13
revise or supplement the schedule as necessary. The schedule and	14
any revision or supplement thereto shall be published and a copy	15
provided to each member.	16
(b) Sessions of the House at which roll call votes are	17

taken shall be held on the dates and at the times prescribed in

the schedule. The Speaker, by written notice transmitted to each 19 member, may cancel a session required by the schedule. 20 Rule 2. (Speaker or presiding officer to call House to 21 order.) The Speaker or presiding officer shall take the chair 22 every day precisely at the hour to which the House shall have 23 adjourned or shall have taken a recess, and shall immediately 24 call the House to order. Prayer may be offered, the pledge of 25 allegiance to the United States of America shall be recited, 26

and, a quorum being present, the House shall proceed with the27order of business. A majority of all members elected must be28present to constitute a quorum to do business; but a smaller29number may meet and adjourn from time to time, a presiding30officer being present, and shall have the power to compel the31attendance of absent members. However, in no event may business32be conducted unless a member of the majority party is present.33

Rule 3. (Order of business.) (a) The order of business of the House shall be as follows:

Reading and approving, with or without corrections, of the Journal.

Introduction of bills. 38 Consideration of Senate amendments. 39 Reports of conference committees. 40 41 Reports of standing and select committees and bills for second consideration. 42 Motions and resolutions. 43 Bills for third consideration. 44 Announcement of committee meetings. 45 (b) The order of business shall not be changed unless 46

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relating to the priority of business shall be decided without debate.

Rule 4. (Special order of business.) Any matter may be made a special order of business for any particular day and hour with the assent of two-thirds of the members present.

Rule 5. (Filing of petitions.) Members having petitions to present shall file same with the Clerk, endorsing their name thereon. Delivery to the Clerk shall constitute presentment of said petition to the House, and it shall be noted in the Journal.

Rule 6. (Messages from Senate and executives.) Messages from the Senate and the Governor and communications from any branch of the executive department may be received, read, and disposed of at any time, except when the presiding officer is putting a question, or when a vote is being taken.

Rule 7. (Adjournment.) A motion to adjourn always shall be in order, except during roll call. When a motion is made to adjourn, it shall be in order for the presiding officer, before putting the question, to state any fact to the House relating to the condition of the business of the House which would seem to make it advisable or inadvisable to adjourn at that time. Such statement, however, shall not be debatable. It is not in order for the House to adjourn unless the presiding officer is in the chair.

Rule 8. (Recess.) The interim between any two meetings of the House, on the same legislative day, shall be termed a recess; when so ordered by the House, the interim between five or more calendar days likewise shall be termed a recess; and on reassembling at the appointed hour, any question pending at the time of taking recess shall be resumed without any motion to that effect. 53

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DUTIES OF THE SPEAKER

Rule 9. (Speaker shall preserve order and decorum.) The Speaker or presiding officer shall, at all times, preserve order and decorum. The Speaker or presiding officer shall see that members conduct themselves in a civil and orderly manner. When necessary, the Speaker or presiding officer may order the Sergeant-at-Arms to clear the aisles and compel members to take their seats.

Rule 10. (Recognition of visitors.) A member may file with the Clerk a form requesting the Speaker or presiding officer to recognize one or more individuals in the galleries. The Clerk shall prescribe a form for the request and make copies of the form in blank available to members. The recognition may be made at any time, but shall not interrupt a debate or the taking of a vote.

Rule 11. (Control of the Hall.) (a) The Speaker or presiding officer shall have general direction and control of the Hall and shall provide for the security of the Hall. In case of any actual or anticipated disturbance or disorderly conduct in the galleries, lobby, rooms, or hallways adjacent to the Hall, the Speaker or presiding officer may order those places to be cleared.

(b) When the House is not in session, the Clerk shall have general direction and control of the Hall and of the galleries, lobby, rooms, and hallways adjacent to the Hall.

(c) Signs, banners, placards, and other similar 104 demonstrative devices are not permitted in the Hall or in the 105 galleries, lobby, rooms, or hallways adjacent to the Hall unless 106 the Speaker or presiding officer, or, if the House is not in 107 session, the Clerk, has approved their use in those places. 108

Rule 12. (Member may preside.) The Speaker may appoint any

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member to perform the duties of the Speaker as presiding officer110for a temporary period of time. If the Speaker is absent, and no111member has been appointed to perform those duties temporarily112during the absence, the Speaker Pro Tempore shall perform the113duties of the Speaker as presiding officer during the Speaker's114absence.115

Rule 13. (Appointment of committees and boards.) The 116 Speaker shall name all committees and subcommittees, and shall 117 appoint all members and chairs thereto and determine the number 118 of members thereof, except the Rules and Reference Committee 119 shall consist of twelve members. The Speaker shall appoint 120 members of the majority party and the Minority Leader shall 121 appoint members of the minority party to all committees and 122 subcommittees. The membership of a standing committee so that 123 its membership is shall be proportional to the partisan 124 composition of the House. The chair and the vice-chair of the 125 Finance Committee and the Rules and Reference Committee shall 126 not be included in making this calculation. The Minority Leader, 127 in a manner to be determined by the minority caucus, may 128 recommend for the Speaker's consideration minority party members 129 for each committee. 130

The Speaker shall appoint members to a standing committee so that its membership is at least proportional to the partisan composition of the House, adjusting minority membership upward as needed.

Rule 14. (Speaker directs House officers and employs and135directs House employees.) (a) The Speaker shall see that all136officers of the House satisfactorily perform their respective137duties.138

(b) The Speaker shall employ all employees of the House and
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shall see that they satisfactorily perform their respective
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duties. All employees of the House are at will employees, and
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shall serve at the pleasure of the Speaker. A terminated	142
employee's compensation ceases on the day the termination takes	143
effect. The	144
(c) The Speaker shall prescribe House policies and	145
<u>administrative rules, shall define House employment positions</u> ,	146
shall prescribe the qualifications that are to be met by House	147
employees, and shall prescribe the duties of House employees,	148
fix their hours of employment, and determine their compensation.	149
The Speaker shall notify consult with, and consider the	150
recommendations of, the Minority Leader before terminating	150
taking any of the aforementioned actions with regard to an	151
employee who is assigned to <u>of</u> the minority caucus, unless	152
extenuating circumstances otherwise requireincluding	154
disciplinary and corrective actions and terminations.	155
Rule 15. (Signing acts, resolutions, etc.) The Speaker	156
shall certify that every bill passed, and every joint resolution	157
or concurrent resolution adopted, by both houses of the General	158
Assembly has met the procedural requirements for passage or	159
adoption by signing such bills, joint resolutions, or concurrent	160
resolutions; and all writs, warrants, and subpoenas issued by	161
order of the House shall be under the Speaker's hand attested by	162
the Clerk, except when otherwise provided by law.	163
DUTIES OF THE SPEAKER PRO TEMPORE	164
Rule 16. (Duties.) Subject to Rule 12, the Speaker Pro	165
Tempore, in the absence of the Speaker, shall have all the	166
rights, privileges, authority, duties, and responsibilities of	167
the Speaker.	168
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DUTIES OF MAJORITY FLOOR LEADER	169
Rule 17. (Duties.) Subject to Rule 12, the Majority Floor	170
Leader, in the absence of the Speaker and Speaker Pro Tempore,	171
shall have all the rights, privileges, authority, duties, and	172

responsibilities of the Speaker. 173 DUTIES OF ASSISTANT MAJORITY FLOOR LEADER 174 Rule 18. (Duties.) Subject to Rule 12, the Assistant 175 Majority Floor Leader, in the absence of the Speaker, Speaker 176 Pro Tempore, and Majority Floor Leader, shall have all the 177 rights, privileges, authority, duties, and responsibilities of 178 the Speaker. 179 DUTIES OF THE CHIEF ADMINISTRATIVE OFFICER 180 Rule 19. (Chief administrative officer.) The Chief 181 Administrative Officer shall be the chief administrative officer 182 of the House and shall be responsible to the Speaker of the 183 House. 184 Rule 20. (Supervision of employees; maintenance of parking 185 facilities.) (a) Subject to the applicable state law and the 186 Speaker's authority under Rule 14, and except for employees 187 whose direction is delegated to the Clerk under Rule 24, 188 responsibility for seeing that employees of the minority party 189 of the House satisfactorily perform their respective duties is 190 delegated to the Chief Administrative OfficerMinority Leader. 191 (b) The maintenance and condition of parking facilities 192 under the control of the House shall be under the direction and 193 control of the Chief Administrative Officer, subject to the 194 approval of the Speaker. 195 (c) The Speaker shall not eliminate parking privileges or 196 the office of a member without the member's consent and may not 197 remove a member's staff without the member's acquiescence. 198 DUTIES OF THE CLERK 199

Rule 21. (Distribution of House documents.) The Clerk shall200have charge of and regulate the distribution of all printed and201electronic records and reports of the House, and shall have202

supervision of the printing or electronic preparation of all documents ordered by the House as specified in Rule 25 and in section 101.52 of the Revised Code. The number of copies of bills, journals, and other documents to be printed, or the documents to be prepared electronically, shall be determined by the Clerk with the approval of the Speaker, except when the House by motion determines the number to be printed or the documents to be prepared electronically.

211 Rule 22. (Legislative duties and responsibilities of the Clerk.) (a) The Clerk is custodian of the bills, amendments, 212 resolutions, and other legislative documents that are in 213 possession of the House. The Clerk shall not permit a bill, 214 amendment, resolution, or other legislative document to be 215 removed from the Clerk's custody except in the course of the 216 regular business of the House and then only upon receiving a 217 receipt for the document that shows when and to whom the 218 document was released. The Clerk shall prescribe the form of the 219 receipt. A bill, amendment, resolution, or other legislative 220 document in the Clerk's custody is available for public 221 222 inspection.

(b) When a bill or resolution is filed for introduction, 223 the Clerk shall examine the bill or resolution to determine 224 whether on its face it appears to meet the constitutional and 225 procedural requirements for introduction, and shall call any 226 defects to the attention of the author. <u>The Clerk may correct</u> 227 the list of cosponsors if the Clerk receives notice of and 228 verifies a technical error. In fulfilling this duty, the Clerk 229 is not presumed to guarantee the bill meets the constitutional 230 231 or procedural requirements for introduction.

(c) The Clerk shall number bills and resolutions in the
order of their filing, and shall keep a complete and accurate
record of bills and resolutions that includes, for each bill or
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resolution, its number; its author; a brief description of its
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subject; the section or sections of law it seeks to amend, enact, or repeal, if any; notation of its reference to and report by a committee; and notation of its passage or adoption or rejection by the House. The record is open to public inspection.

(d) The Clerk shall provide to the chair of a committee to
which a bill or resolution is referred, the bill or resolution
together with all official documents and other attachments
pertaining thereto, taking a receipt therefor.

(e) The Clerk shall prepare and publish a Calendar that
gives public notice of bills and resolutions that have been
arranged on the Calendar for third consideration or adoption,
bills and resolutions that have been reported by committees, and
other matters descriptive of the current and future business of
the House.

(f) The Clerk shall keep a complete and accurate Journal of 251 the proceedings of the House, beginning it on the first day of 252 the first regular session and ending it on the last day of the 253 second regular session. The Clerk shall maintain a separate 254 Journal for any special session, beginning it on the first day 255 and ending it on the last day of the special session. The pages 256 of the Journal shall be numbered serially. All amendments that 257 are taken up, unless withdrawn or ruled out of order, shall be 258 spread upon the Journal. For all amendments that are offered, 259 the Journal shall include the number assigned to the amendment 260 by the Legislative Service Commission. 261

(g) The Clerk shall superintend the engrossing, enrolling,
and presentation of bills and joint resolutions and the
preparation and publication of other legislative documents.
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(h) The Clerk shall attest all writs and subpoenas issued
by order of the House, the Journal, and the passage of bills and
the adoption of resolutions. These attestation duties are
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ministerial.

Rule 23. (May call the House to order.) If the Speaker, 269 Speaker Pro Tempore, Majority Floor Leader, and Assistant 270 Majority Floor Leader are absent, at the hour to which the House 271 shall have adjourned or taken recess, except in the case 272 mentioned in Rule 12, the Clerk may call the House to order, 273 and, if called to order, the House shall proceed to choose some 274 member to act as presiding officer until either the Speaker, 275 Speaker Pro Tempore, Majority Floor Leader, or the Assistant 276 Majority Floor Leader shall be present. No business may be 277 conducted unless the Speaker's designee, or a member of 278 leadership from the majority party, is present. 279

Rule 24. (Composition of the Office of the Clerk.) The280office of the Clerk shall be comprised of the Clerk and281employees of the House who are directly involved in the282legislative process.283

Rule 25. (Printing of documents.) The Clerk shall attend to the printing or electronic preparation of the journal, calendar, bills, resolutions, and, if so ordered, committee reports. This rule is cumulative with respect to section 101.52 of the Revised Code.

DUTIES OF THE SERGEANT-AT-ARMS

Rule 26. (Sergeant-at-arms.) (a) The Sergeant-at-arms shall 290 be the chief police officer of the House and shall be 291 responsible to the Speaker. Subject to Rules 9, 11, and 109, the 292 Sergeant-at-arms shall maintain good order in the Hall, gallery, 293 corridors, and committee rooms; shall strictly enforce the rules 294 regulating admission of persons to the floor of the House; shall 295 maintain good order in the corridors, committee rooms, offices, 296 and other areas under the exclusive use and control of the House 297 in the Vern Riffe Center; shall serve all subpoenas and warrants 298 issued by the House or any duly authorized officer or committee; 299

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and on an order for a call of the House, shall forthwith proceed 300 to arrest and bring members into the House. The Sergeant-at-arms 301 may request the assistance of, or work with, the State Highway 302 Patrol to fulfill those duties. 303 (b) The Speaker may also contract for security services for 304 the House. 305 VACANCY OF CLERK, CHIEF ADMINISTRATIVE OFFICER, OR SERGEANT-AT-306 ARMS 307 Rule 27. (Death or resignation of Clerk, Chief 308 Administrative Officer, or Sergeant-at-Arms.) In the case of the 309 death or resignation of the Clerk, Chief Administrative Officer, 310 or Sergeant-at-Arms, the Speaker may designate any individual to 311 perform such duties until such time as the House fills the 312 vacancy. 313 COMMITTEES OF THE HOUSE 314 Rule 28. (Standing committees and standing subcommittees.) 315 (a) The standing committees and standing subcommittees of 316 the House shall be named by the Speaker. 317 (b) The standing committees and the standing subcommittees 318 of the House for the 134th 135th General Assembly shall be as 319 follows. (The standing committees are designated by Arabic 320 numerals, while the standing subcommittees are designated under 321 their standing committees by Roman numerals.) 322 1. Agriculture and Conservation 323 2. Armed Services and Veterans Affairs 324 3. Aviation and Aerospace 325 4. Behavioral Health-and Recovery Supports 326 4<u>5</u>. Civil Justice 327 56. Commerce and Labor 328

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10<u>12</u>. Finance	334
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II. Health and Human Services Subcommittee	337
III. Higher Education Subcommittee	338
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$\underline{\text{IVV}}$. Primary and Secondary Education Subcommittee	340
V <u>I</u> . <u>Public Safety Subcommittee</u>	341
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11<u>13</u>. Financial Institutions	343
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20<u>25</u>. State and Local Government	355
2126. Technology and Innovation	356
2227. Transportation-and Public Safety	357
23<u>28</u>. Ways and Means	358

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(c) The Speaker, by message to the House, may abolish any
of the standing committees and standing subcommittees created by
this rule and may establish additional standing committees or
standing subcommittees as the Speaker considers necessary,
without amendment of this rule.

(d) The chairs and members of all committees and364subcommittees shall be appointed by the Speakeras specified in365Rule 13. The chair of each standing subcommittee shall be under366the direction of the general chair of the committee.367

(e) When the chair of a standing committee or subcommittee
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creates a special subcommittee of the standing committee or
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subcommittee, the ranking minority member on the standing
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committee or subcommittee may recommend for the Speaker's
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consideration Minority Leader shall appoint the minority
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membership of the special subcommittee.

(f) Standing committees and standing subcommittees created
by this rule are the standing committees and standing
subcommittees referred to in section 101.27 of the Revised Code.
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Rule 29. (Select committees.) Select committees for the377consideration of special measures or matters or the performance378of special functions may be appointed by the Speaker, and,379subject to the approval of the Speaker, bills and resolutions380may be referred to such select committees. Select committees may381report on such bills and resolutions as are referred to them.382

Rule 30. (Membership on committees.) (a) The first-named 383

member of any committee or subcommittee shall be the chair, and 384
the second-named member of any committee shall be the vicechair. The chair shall select a member of the minority party to 386
be secretary. The minority leader may designate a ranking 387
minority member on each committee. 388

(b) In case death, disability, or resignation shall cause a389vacancy in the membership or chair of any committee, the Speaker390shall appoint another member or chair. In case death,391disability, or resignation shall cause a vacancy in the392membership of any committee, the Speaker or Minority Leader, as393applicable, shall appoint another member.394

(c) The Speaker, the Speaker Pro Tempore, and the minority 395 leader shall, by virtue of their office, be members of all 396 committees without voting privileges, except in those committees 397 where they are designated as regular members. The minority 398 leader may designate the assistant minority leader to be a 399 member of a committee without voting privileges in the minority 400 leader's absence, except for those committees where the 401 assistant minority leader is designated as a regular member. 402 They shall not be counted in determining the number constituting 403 a majority on the various committees unless they are designated 404 as regular members. 405

(d) If a member of a finance subcommittee is absent, the 406 vice-chair and ranking minority member of the Finance Committee 407 shall, by virtue of their membership on the Finance Committee, 408 be ex-officio members of any finance subcommittee without voting 409 privileges, except in those subcommittees where they are 410 designated as regular members. <u>A member of a finance</u> 411 subcommittee is not required to be a member of the Finance 412 Committee. 413

(e) The Minority Leader shall appoint four members of the414minority party to the Rules and Reference Committee.415

(f) Each finance subcommittee shall include at least two 416 members of the minority party in addition to the ranking 417 minority member. 418 DUTIES AND POWERS OF THE COMMITTEE CHAIR 419 Rule 31. (Duties.) (a) The duties of the committee chair 420 shall include: presiding over meetings of the committee and 421 putting all questions; maintaining order and deciding all 422 questions of order; appointing a member as secretary; and 423 supervising and directing the clerical and other employees of 424 the committee. 425 (b) The chair of a committee shall not require any person 426 testifying before the committee to provide a written copy of the 427 person's testimony. 428 Rule 32. (Presentation of Senate Bills.) When a standing 429 committee recommends a Senate Bill for passage, the chair of the 430 committee, or another member designated by the Speaker, shall, 431 when the bill is called up for passage, cause the bill to be 432 properly presented to the House. 433 Rule 33. (Subpoena power.) (a) (1) The chair of a House 434 standing or select committee, when authorized by a majority vote 435 of the standing or select committee, may subpoena witnesses in 436 any part of the state to appear before such committee at a time 437 and place designated in the subpoena to testify concerning any 4.38 pending or contemplated legislative action, any matters of 439 inquiry committed to the committee, and any alleged breach of 440 the House's privileges or misconduct by any of the House's 441 members. Pursuant to this subpoena power, any witness subpoenaed 442 may be ordered to produce books, papers, electronic documents, 443 or records and other tangible evidence. 444

(2) The chair shall file any subpoenas authorized pursuantto this rule with the Clerk, who shall cause the same to be446

entered in the Journal, and the subpoena shall be served 447 pursuant to law. (See sections 101.41 to 101.45 of the Revised 448 Code.) 449

(b) Within the limits of its charge by the General Assembly 450 or the House and in accordance with section 101.81 of the 451 Revised Code, the chair of a standing or select committee, by 452 majority vote of the committee, may order any person to appear 453 before the committee and produce books, papers, electronic 454 documents, or records and other tangible evidence for the 455 committee with respect to any pending or contemplated 456 legislative action, or any alleged breach of House privileges or 457 misconduct by House members. The chair shall file the order with 458 the Clerk, who shall cause the same to be entered in the 459 Journal. The order shall be served in accordance with section 460 101.81 of the Revised Code. 461

COMMITTEE MEETINGS AND PROCEDURE

Rule 33A. (House rules govern.) The rules governing the procedure of the standing and select committees of the House shall be the same as those governing the House, as far as they may be applicable.

Rule 34. (Schedule of committee meetings.) The Speaker, 467 after consultation with the chairs of the several committees, 468 shall set a schedule of times when regular committees shall 469 meet, which, in so far as possible, shall permit a full 470 attendance of the members of committees, without conflict of 471 committee engagements. Such regular schedule shall be announced 472 publicly, and each committee shall meet at the hour provided by 473 the schedule, unless otherwise ordered by the chair of said 474 committee or by the Speaker. 475

Rule 35. (Committee quorum.)476A majority of all members of a committee shall constitute a477

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quorum to do business; but a smaller number may meet to hear478testimony and receive evidence and to adjourn from time to time.479But a committee may not conduct business unless a member of the480majority party is present.481

Rule 36. (Notice of meetings; none during daily session of 482 House.) (a) The chair of a standing committee, subcommittee, 483 select committee, or joint committee shall give due notice of a 484 meeting of the committee, subcommittee, select committee, or 485 joint committee not later than twenty-four hours before the 486 meeting, in accordance with section 101.15 of the Revised Code, 487 and shall attempt to give that notice not later than five days 488 before the meeting. The notice shall identify the committee; 489 identify the chair; state the date, time, and place at which the 490 meeting will be held; and set forth an agenda showing each bill, 491 resolution, or other matter that will be considered at the 492 meeting. 493

(b) It is not in order for a committee to meet at a date, time, or place, or to consider any bill, resolution, or other matter at a meeting, other than as stated in the notice of the meeting, unless otherwise ordered by the House or the committee. If, however, an emergency requires consideration of a matter at a meeting, and the matter has not been stated in the notice of the meeting, the chair may revise or supplement the notice at any time before or during the meeting to include the matter and the matter may then be considered as the emergency requires.

(c) The rule is cumulative with respect to, and amplifies, 503section 101.15 of the Revised Code. 504

(d) No committee shall sit during the daily session of the505House, unless by special leave of the House. A committee may sit506during a recess from the daily session of the House.507

Rule 37. (Public hearing required.) (a) All House bills and508resolutions introduced on or before the fifteenth day of May in509

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an even-numbered year, and in compliance with the rules of the	510
House, shall be referred to a standing, select, or special	511
committee or standing subcommittee, and shall be scheduled by	512
the chair of the committee for a minimum of one public hearing.	513

(b) The sponsor of a bill or resolution shall appear at
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least once before the committee that is considering the bill or
resolution unless excused by the chair of the committee or the
Speaker. It is not in order for the committee to report the bill
or resolution unless its sponsor has appeared or has been
excused from appearing before the committee.

Rule 38. (Fiscal notes and analyses to be made public.) Any fiscal note and any bill analysis prepared by the staff of the Legislative Service Commission, that has been made available to committee members, shall also be made available to the public under section 101.30 of the Revised Code.

Rule 39. (Synopsis of substitute bill required.) Prior to a 525 committee or subcommittee considering a substitute bill, the 526 staff of the Legislative Service Commission shall prepare and 527 make available to the committee or subcommittee, a synopsis that 528 summarizes each substantive difference between the substitute 529 bill and the preceding version of the bill, and a synopsis that 530 summarizes the difference in fiscal impact between the 531 substitute bill and the preceding version of the bill, unless 532 the committee or subcommittee chair or the sponsor of the 533 substitute bill being considered orders otherwise. The staff of 534 the Legislative Service Commission shall make these synopses 535 available to the committee before the committee or subcommittee 536 votes on the bill. 537

Rule 40. (Fiscal analysis; committee vote required.) (a)538Before the vote on reporting a bill is taken by a committee, the539staff of the Legislative Service Commission shall make available540to the committee chair, who shall make available to all members541

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of the committee, for their review, a fiscal impact statement 542 that addresses the impact of the bill upon state and local 543 government. This requirement applies to a bill only if section 544 103.143 of the Revised Code also applies to the bill. This 545 requirement is cumulative with respect to section 103.143 of the 546 Revised Code; however, a local impact statement prepared under 547 that section may be used also to fulfill the requirement of this 548 rule in whole or in part. 549

(b) The affirmative votes of a majority of all members 550 constituting a committee shall be necessary to report a bill or 551 resolution out of committee, and a record of every vote shall be 552 kept by the committee. The affirmative vote of a majority of all 553 the members constituting the committee shall be necessary to 554 agree to any motion to recommend for passage or to postpone 555 indefinitely further consideration of bills or resolutions, and 556 a record of such vote shall be kept by the committee. Every 557 member present shall vote unless excused by the committee. 558

Rule 41. (Voting; consecutive absences; incurrences of 559 expense.) (a) No proxy vote shall be valid. Nor shall any member 560 vote except while physically sitting in committee in actual 561 session, unless the member shall have first been present and 562 recorded as such immediately before or during actual session 563 before the vote is taken, and by motion the roll call on a 564 motion to recommend a bill or resolution for passage is 565 continued for a vote by any member who is temporarily absent 566 from the meeting until the adjournment thereof, which shall be 567 not later than 12:00 o'clock noon one day following the 568 committee meeting. It is not in order for a member to vote on an 569 amendment unless the member is actually physically present when 570 571 the amendment is voted upon.

(b) Three consecutive absences from regular committee572meetings shall operate to suspend a member from such committee,573unless excused by the chair of said committee.574

(c) No committee or member thereof shall be permitted to 575
 incur any expense without first receiving the consent of the 576
 Speaker. 577

Rule 42. (Amendments.) Any amendment offered during any 578 meeting of a committee shall take into consideration any 579 previous amendments accepted by a committee on the bill or 580 resolution. The chair may entertain a motion to table an 581 amendment. The chair shall rule an amendment out of order if the 582 chair determines the amendment to be not of the same subject 583 matter as the bill or resolution, vexatious, or a duplicate of 584 an amendment previously offered for the bill or resolution. This 585 rule does not prohibit the acceptance of substitute bills or 586 resolutions. 587

COMMITTEE RECORDS AND REPORTS

Rule 43. (Record to be kept.) Each committee shall keep a589record of committee attendance and the names of all persons who590speak before the committee, with the names of the persons,591firms, associations, or corporations in whose behalf they592appear. A record of every vote shall be kept by the committee.593

594 Rule 44. (Records open to examination; filing of records.) During the period of sessions, committee records shall be open 595 for examination by any member of the House. At reasonable times 596 and subject to adequate safequards established by the chair to 597 protect and preserve such records, any citizen of Ohio may also 598 examine committee records. Upon final adjournment of the House, 599 the committee records shall be filed with the Clerk, to be kept 600 for a period of two years, after which time said records shall 601 be filed with the Legislative Service Commission. 602

Rule 45. (Committee reports.) (a) All reports to the House603shall be signed by a majority of the entire committee, except604that a standing subcommittee, except Finance Subcommittees,605created by these rules may consider bills assigned to it by the606

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Rules and Reference Committee for hearing and a majority of said607subcommittee may approve such reports to the House. The608secretary shall add to said report the names of those who voted609"no." No member shall sign a committee report who was not610present at the meeting at which such action was taken and who611did not vote in support of such action.612

(b) The legislative staff assigned to the chair of the 613 committee shall prepare, file, and maintain the minutes of every 614 regular or special meeting of a committee. The committee, at its 615 next regular or special meeting, shall approve the minutes 616 prepared, filed, and maintained by the legislative staff, or, if 617 the minutes prepared, filed, and maintained by the legislative 618 staff require correction before their approval, the committee 619 shall correct and approve the minutes at the next following 620 regular or special meeting. The committee shall make the minutes 621 available for public inspection not later than seven days after 622 the meeting the minutes reflect or not later than the 623 committee's next regular or special meeting, whichever occurs 624 first, and upon making the minutes available shall immediately 625 file a copy of the minutes with the Clerk. 626

Rule 46. (Filing of reports; inclusion of bills or 627 resolutions.) All committee reports shall be filed with the 628 Clerk, shall be signed by a majority of the committee, and shall 629 be accompanied by the original bill or resolution, and shall 630 include copies of all amendments considered and indicate whether 631 they were accepted, rejected, or tabled. Each committee may 632 include in a single report more than one bill or resolution; 633 provided, however, that any bill or resolution amended by a 634 635 committee or any substitute measure recommended by a committee 636 shall be on a separate report. These reports shall be presented to the House and entered upon the Journal. For each day a 637 committee meets, the committee secretary shall file with the 638 Clerk a report of all actions of the committee taken that day, 639

including a list of bills heard and reports received. 640

Rule 47. Reserved.

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DUTIES AND DECORUM OF MEMBERS

Rule 48. (Members desiring to speak.) (a) When a member is643about to speak in debate or present any matter to the House, the644member shall rise and respectfully address the Speaker, confine645remarks to the question under debate, and avoid personalities.646All debate must be addressed to the Speaker or presiding officer647and not to members.648

(b) Except as provided in Rule 7, no motion is in order by
a member if made at the conclusion of a speech by said member
unless the House gives unanimous consent.

Rule 49. (From where members may speak.) A member may speak either from the member's seat, or from the seat of any other member, tendered the member for this purpose, or, upon approval of the Speaker or presiding officer, from anywhere in the House Chamber.

Rule 50. (How long member may speak.) No member shall speak657upon any single question, bill, or resolution more than a total658of fifteen minutes on any one legislative day, unless additional659time is requested and authorized by the Speaker or presiding660officer.661

Rule 51. (Member called to order; question of order; 662 stating question of order.) (a) If any member, in speaking, or 663 otherwise, transgresses the rules of the House, the Speaker or 664 presiding officer shall call the offending member to order. The 665 member so called to order shall take the member's seat 666 immediately, unless permitted by the Speaker or presiding 667 officer to explain. Any member may, by raising the point of 668 order, call the attention of the Speaker or presiding officer to 669 such transgression. If a member is called to order by another 670

member for offensive words spoken in debate, the member calling671the member to order shall, if the Speaker or presiding officer672so requires, reduce the objectionable language to writing.673

(b) All questions of order and procedure shall be decided 674 by the Speaker without debate, but such decision shall be 675 subject to appeal to the House by any member if supported by 676 four or more other members, at least one member being of the 677 majority party and at least one member being of the minority 678 party; on which appeal, no member shall speak more than once, 679 unless by leave of the House, except the member appealing who 680 may speak twice; and the Speaker may speak in preference to any 681 other member. If the decision be in favor of the member called 682 to order, the member shall be at liberty to proceed. 683

(c) Any member who raises a question of order shall state the rule, statute, or constitutional provision which the member believes is being violated.

Rule 52. (Call of the House, how demanded.) (a) While687transacting the business of the House as set forth by the688Committee on Rules and Reference and appropriately placed on the689calendar, the Speaker or presiding officer or any two members690may demand a call of the House, and upon such call being691demanded, the roll shall be taken and the absentees shall be692noted and sent for, unless otherwise ordered by the House.693

(b) While the House is under call, the doors shall be
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closed and no other business shall be transacted, except to
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receive and act on the report of the Sergeant-at-arms, which the
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Sergeant-at-arms may make at any time. Those members who are
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found to be absent without leave shall be taken into custody
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forthwith by the Sergeant-at-arms or the Sergeant-at-arms's
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assistants wherever found, and brought to the Hall of the House.

(c) When the Sergeant-at-arms shall make a report showing701that those who were absent without leave (naming them) are702

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present, such report shall be entered upon the Journal and thereupon the pending business shall proceed. A call of the House may be dispensed with at any time by a majority vote of the members present, and further proceedings under the call dispensed with.

Rule 53. (Statement of division of question.) Any member708may call for a statement of the question, or for a division of709the question; and the decision of the Speaker or presiding710officer as to the divisibility shall be subject to appeal, as in711the case of questions of order.712

Rule 54. (Personal privilege.) Subject to Rule 10, any 713 member may rise to explain a matter personal to self, and on 714 stating it is a matter of personal privilege, the member shall 715 be recognized by the Speaker or presiding officer, but shall not 716 discuss a question or issue in such explanation. Such 717 explanation shall not consume more than five minutes of time 718 unless extended by consent of the House. Matters of personal 719 privilege shall yield only to a motion to recess or adjourn. 720

Rule 55. (Member may read from books, etc.) Any member,721while discussing a question, may read from books, physical or722electronic documents, or any matter pertinent to the subject723under consideration, without asking leave.724

Rule 56. (Conduct of members.) While the Speaker or725presiding officer is putting any question or addressing the726House, no one shall walk across the Hall of the House, and when727a member is speaking, no one shall pass between the member and728the Chair. No member or other person, except the Clerk and the729Clerk's assistants, shall be allowed at the Clerk's desk while730the votes are being recorded or counted.731

VOTING PROCEDURE

Rule 57. (Members must vote.) (a) Except as otherwise

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provided in this rule, every member present when the question is734put shall vote unless excused by the House or unless the member735is the presiding officer and decides not to vote.736

(b) A request to be excused from voting shall be
accompanied by a brief written statement of the reasons for
making such request, which shall be acted upon by the House
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without debate.

Rule 58. (Yeas and nays, how demanded.) (a) Any member may insist the yeas and nays be called upon any question, before the House votes upon a question. Upon the call of the yeas and nays, the Speaker or presiding officer shall order the Clerk to call the names of the members alphabetically or use the electric roll call system to record the vote of the members. No member shall vote by facsimile or electronic means other than those electronic devices used by the House in conducting its business. When once begun, voting shall not be interrupted. After the vote is announced, no member shall be allowed to change the member's vote, nor may a member have the member's vote recorded if any three members object thereto.

753 (b) Before the vote on passage of a bill is taken by the House, the staff of the Legislative Service Commission shall 754 make available to the Speaker or presiding officer, who shall 755 make available to all members of the House, for their review, a 756 fiscal impact statement that addresses the impact of the bill 757 upon state and local government. This requirement applies to a 758 bill only if section 103.143 of the Revised Code also applies to 759 the bill. This requirement is cumulative with respect to section 760 103.143 of the Revised Code; however, a local impact statement 761 prepared under that section may be used also to fulfill the 762 requirement of this rule in whole or in part. 763

(c) When taking the yeas and nays on any question to bevoted upon, the electric roll call system may be used, and when765

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so used, shall have the same force and effect as a roll call 766 taken as otherwise provided in these rules. 767

(d) When the House is ready to vote upon any question requiring a roll call and the vote is to be taken by the 769 electric roll call system, the Speaker or presiding officer 770 shall state the question to be voted on and shall call for the 771 vote. The House shall then proceed to vote. At this instant, the 772 Speaker or presiding officer shall direct the Clerk to unlock 773 the machine causing a bell to be sounded notifying the members 774 of the roll call. When sufficient time has been allowed the 775 members to vote, the Speaker or presiding officer shall ask 776 whether all members have voted and shall direct the Clerk to 777 lock the machine and record the vote. The Clerk shall advise the 778 Speaker or presiding officer of the result of the vote, and the 779 Speaker or presiding officer shall announce the result to the 780 House. The Clerk shall enter upon the Journal the result in the 781 manner provided by the rules of the House. 782

Rule 59. (Voting for another member prohibited.) No proxy 783 vote is valid. No member shall vote for another member, nor 784 shall any person not a member cast a vote for a member. In 785 addition to such penalties as may be prescribed by law, any 786 member who shall vote or attempt to vote for another member may 787 be punished in such manner as the Speaker shall bring before the 788 House to determine. If a person not a member shall vote or 789 790 attempt to vote for any member, the person shall be barred from the House for the remainder of the session and may be further 791 punished in such manner as the Speaker may deem proper, in 792 addition to such punishment as may be prescribed by law. 793

Rule 60. (Explanation of vote.) A member desiring to 794 explain the member's vote shall make a request therefor, before 795 the House divides or before the call of the yeas and nays is 796 commenced. If such request is granted by unanimous consent of 797 the members of the House, such statement shall not consume more 798

than two minutes of time; nor shall arguments for or against the799question be made in the statement. After the roll is closed as800provided in Rule 58, no member may explain the member's vote,801either orally or in writing.802

INTRODUCTION AND PROCEDURE ON MEASURES

Rule 61. (Introduction of bills.) (a) All bills to be804introduced in the House shall be filed in the Clerk's office, in805a number of copies or electronically as determined by the Clerk,806not later than one hour prior to the time set for the next807convening session. No bill shall be accepted by the Clerk for808filing until it has been reviewed as to form by the Legislative809Service Commission, unless otherwise approved by the Speaker.810

(b) When the time for introducing bills is reached in the
regular order of business, the Clerk shall report each of said
bills in the order received by the Clerk in the same manner as
if the bills were introduced from the floor.

(c) If opposition to the bill be expressed by any member on
first consideration, the question shall be put by the Speaker or
presiding officer, "Shall the bill be rejected?" If the bill is
not rejected by a majority vote of the members present, it shall
proceed in the regular order. The question of consideration
shall be decided without debate.

(d) Bills introduced prior to the convening of the session 821 under this rule shall be treated as if they were bills 822 introduced on the first day of the session. Between the general 823 election and the time for the next convening session, a member-824 elect may file bills for introduction in the next session with 825 the Clerk. The Clerk shall number such bills consecutively, in 826 the order in which they are filed, beginning with the number 827 "1". 828

Rule 62. (Referral to Rules and Reference Committee.) When

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a bill has been considered the first time, it shall be referred 830 to the Rules and Reference Committee, which shall consider the 831 same and report its recommendation to the House. If it be 832 apparent to said committee that any bill is of a frivolous 833 nature, or that it was not introduced in good faith, or that it 834 is in conflict with or a duplication of an existing statute 835 without making proper provision for the repeal or amendment of 836 such existing statute, said committee shall report said bill 837 back to the House for its return to the author with a notation 838 thereon of the reason for its return. The House may, by a 839 majority vote, order any such bill referred to an appropriate 840 committee; otherwise, it shall be returned by the Clerk to the 841 author, and the Clerk shall make note of the fact in the 842 Journal. 843

Rule 63. (Report back by Rules and Reference Committee.) 844 All bills which are not returned to the author in accordance 845 with Rule 62, shall be reported back to the House by the Rules 846 and Reference Committee, with recommendation for reference to 847 the proper committee of the House. The Rules and Reference 848 Committee shall make a written report to the House of its action 849 on each bill referred to it, and such report shall be entered on 850 the Journal of the House. If the report of the Rules and 851 Reference Committee is accepted, the bills standing in order for 852 second consideration are deemed to have been considered a second 853 time, and are referred to committee as recommended in the 854 855 report.

Rule 64. Reserved. (Recall by Rules and Reference856Committee.) After a bill or resolution is referred to a857committee other than the Rules and Reference Committee, the858Rules and Reference Committee may recall the bill or resolution859to the Rules and Reference Committee. A recalled bill or860resolution may be heard by the Rules and Reference Committee or861referred to another committee.862

Rule 65. (Bills carrying appropriations.) All bills carrying an appropriation shall be referred to the Finance Committee for consideration and report before being considered the third time.

Rule 66. (Third consideration.) When a bill is ordered to867be engrossed it shall be placed upon the Calendar, unless the868House by a majority vote otherwise orders, and the Calendar for869each day shall contain a list of all bills for third870consideration on the succeeding day.871

The Rules and Reference Committee of the House shall have the power to arrange the Calendar from day to day. The Rules and Reference Committee shall set the Calendar for a session not later than twenty-four hours before that session is scheduled to begin, unless otherwise ordered by a majority of the House.

Rule 66A. (Conference committee reports carrying877appropriations.) All conference committee reports carrying an878appropriation shall lie over two calendar days before being879considered, unless otherwise ordered by a majority of the House.880

Rule 67. (Information on Calendar.) If a bill or resolution has been amended prior to its third consideration, the date and page of the House or Senate Journal containing said amendment shall be noted on the Calendar immediately below the title of the bill or resolution. A copy of the amendments or a copy of the section or sections amended with the amendment incorporated shall be supplied each member of the House at the time of third consideration unless the amendments are not of a substantive nature or the bill or resolution has been reprinted to incorporate the amendments.

Rule 68. (Synopsis of Senate amendments before vote.)891Before a vote is taken upon the question of concurrence in892Senate amendments to a House bill or resolution, the staff of893the Legislative Service Commission, unless otherwise ordered by894

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a majority of the members elected to the House, shall prepare a 895 synopsis of any substantive amendments made by a Senate 896 committee to the bill or resolution as passed by the House. 897 Before a vote is taken upon a conference committee report, the 898 staff of the Legislative Service Commission, unless otherwise 899 ordered by a majority of the members elected to the House, shall 900 prepare a synopsis that summarizes the recommendations of the 901 conference committee. The staff of the Legislative Service 902 Commission shall prepare and make such a synopsis available to 903 each member at the time the House votes on a question of 904 concurrence in Senate amendments or upon a conference committee 905 report. The Clerk shall provide each member with a copy of 906 amendments made by the Senate during its third consideration of 907 the bill or resolution unless the amendments are Clerk's 908 amendments or the bill or resolution has been reprinted to 909 incorporate the amendments. 910

As used in this rule, "Clerk's amendment" has the meaning defined in Rule 71.

Rule 69. (Senate bills.) All Senate bills, when altered or amended by the House, shall be engrossed in a like manner as House bills preparatory to their third consideration, and all bills ordered to be engrossed shall be authenticated as required by the joint rules.

Rule 70. (Questions on third consideration; bills with918objections of Governor.) (a) Unless otherwise ordered by the919House, bills on the Calendar for third consideration shall be920taken up and read in their order without a motion to that921effect, and the question shall be put as to whether the bill922shall pass.923

(b) (1) Whenever a bill has been disapproved by the Governor
and returned to the House with the Governor's objections thereto
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noted in writing, the question may be put as to whether the bill
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shall pass, notwithstanding the objections of the Governor, in927accordance with Section 16 of Article II of the Constitution of928Ohio.929

(2) Whenever an item of a bill making an appropriation of 930 money has been disapproved and returned to the House by the 931 Governor, the question may be put as to whether the item shall 932 pass, notwithstanding the objections of the Governor, in 933 accordance with Section 16 of Article II of the Constitution of 934 Ohio. Whenever two or more items of a bill making an 935 appropriation of money have been disapproved and returned to the 936 House by the Governor, the question may be put to take up for 937 consideration the repassage of one or more of the items. Each 938 item so considered shall be voted upon separately. 939

Rule 71. (Amendments on third consideration.) (a) After a940bill has been considered the third time and is up for941consideration, it may be amended in any part.942

(b) An amendment offered to any bill or resolution, or any resolution offered, from the floor of the House is not in order unless one paper copy of the amendment or resolution was submitted to the Clerk not later than two the following number of hours before the scheduled time for the beginning of the session at which the amendment or resolution is offered, unless otherwise ordered by a majority of the House:

<u>1. For an amendment offered and rejected in committee and</u> <u>subsequently redrafted to the reported version of the bill, one</u> <u>hour.</u>

2. For all other amendments, two hours. The 953

The Clerk shall provide all members a paper copy of an954amendment if an electronic one is not available at the time the955amendment is offered.956

(c) Every amendment submitted on the floor of the House 957

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that is determined to be in order shall be considered.

(d) A member desiring to offer an amendment to any pending proposition shall proceed as follows: the member shall prepare the text of the proposed amendment designating the line or lines where the member desires the proposed amendments to be placed, and then proceed under Rule 48, saying "move to amend," or words of similar import.

(e) A "Clerk's amendment" is an amendment that makes a
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technical or typographical change of a nonsubstantive nature,
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such as correcting a spelling error, correcting inconsistent
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paragraph lettering, or incorporating the latest version of a
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section of law that was amended after the bill was drafted.
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Rule 72. (When bill may be recommitted.) After the reference to a committee and a report thereon to the House, or at any time before its passage, a bill may be recommitted to a committee.

Rule 73. (Order on Calendar.) Bills for their third 974 consideration, and all special orders, shall be placed upon the 975 Calendar in the order or priority in which the order is made, 976 save and except all bills or resolutions from the further 977 consideration of which a committee has been discharged, which 978 said bills or resolutions shall be placed on the Calendar for 979 consideration upon the second legislative day after the motion 980 to discharge has been agreed to. 981

Rule 74. (Unfinished business.) Bills for their third982consideration on a particular day, not reached on that day,983shall be placed first on the Calendar in the order of third984consideration on each succeeding day, until disposed of.985

Rule 75. (Taking bill out of order.) No bill upon the986Calendar shall be taken up out of its order thereon, unless987otherwise ordered by a majority vote upon motion.988

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Rule 76. (Titles of passed bills.) When a bill has passed the House, the Clerk shall read its title and the Speaker or presiding officer shall inquire if the House agrees to the title; and if the House is agreed, the Clerk shall make out the title accordingly, and shall certify the passage of the bill upon the back thereof.

Rule 77. (House resolutions.) (a) All House joint 995 resolutions which do not propose to amend the Ohio Constitution, 996 or which do not propose to ratify an amendment to the United 997 States Constitution, and all House concurrent resolutions and 998 all House resolutions (hereinafter resolutions) shall be filed 999 with the Clerk in a number of copies or electronically as 1000 determined by the Clerk. Thereupon, the Clerk shall submit the 1001 resolutions to the Committee on Rules and Reference, except that 1002 the Clerk shall submit all resolutions having a congratulatory, 1003 commendatory, or other similar purpose to the presiding officer. 1004

(b) Upon receipt from the Clerk of resolutions having a1005congratulatory, commendatory, or other similar purpose, the1006presiding officer may bring up the resolutions for immediate1007consideration or may refer the resolutions to the Committee on1008Rules and Reference.1009

If the presiding officer refers resolutions having a 1010 congratulatory, commendatory, or other similar purpose to the 1011 Committee on Rules and Reference, the Committee on Rules and 1012 Reference shall report for adoption, report for introduction and 1013 referral, or report for other action, any and all such 1014 resolutions. The committee also is authorized not to report any 1015 or all of such resolutions having a congratulatory, 1016 commendatory, or other similar purpose. 1017

Upon receipt from the Clerk of a resolution, other than one 1018 having a congratulatory, commendatory, or other similar purpose, 1019 and not later than forty-five days after the resolution was 1020

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filed with the Clerk, the Committee on Rules and Reference shall1021report the resolution for adoption or for introduction and1022referral.1023

(c) In reporting resolutions for adoption, the Rules and 1024 Reference Committee shall have the power to include more than 1025 one resolution in any report. A report containing more than one 1026 resolution shall list the resolutions by title only. Those 1027 resolutions reported for adoption relating to present or past 1028 members of the General Assembly or present or past elected state 1029 officials shall be reported automatically and separately and 1030 shall be read. Sponsors desiring other resolutions to be 1031 reported separately for adoption must request such action of the 1032 Rules and Reference Committee. 1033

(d) All reports by the Rules and Reference Committee on the adoption of resolutions shall be entertained only under the item of business, "Motions and Resolutions." Such reports shall be voted on in their entirety on the day of the report, and require only one roll call or voice vote. Titles to such resolutions contained in the report may be amended on the Floor.

1040 (e) Resolutions reported for introduction and referral by the Rules and Reference Committee shall be contained in one 1041 report, shall be listed by title only, and shall indicate to 1042 what committee the particular resolutions are to be referred. 1043 All reports on the introduction of resolutions by the Rules and 1044 Reference Committee shall be entertained only under the item of 1045 business, "Motions and Resolutions." Such reports shall be voted 1046 on in their entirety on the day of the report, and require only 1047 one roll call or voice vote. 1048

(f) All House joint resolutions which propose to amend the
Constitution of Ohio, or which propose to ratify an amendment to
1050 the United States Constitution, shall, for the purpose of House
1051 consideration, be treated as though they were bills.

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(g) Any resolution brought up for immediate consideration 1053 shall be brought up by a member of leadership from the majority 1054 party or the Speaker's designee. If there is an objection, then 1055 immediate consideration of the resolution shall require a three- 1056 fifths majority affirmative vote. 1057

Rule 78. (Senate joint or concurrent resolutions.) (a) Upon 1058 receipt of a message advising the House that the Senate has 1059 adopted a Senate concurrent resolution, or Senate joint 1060 resolution which does not propose to amend the Ohio 1061 Constitution, or which does not propose to ratify an amendment 1062 to the United States Constitution, the presiding officer may 1063 bring such resolution up for immediate consideration, or may 1064 refer such resolution to the Committee on Rules and Reference. 1065

(b) Upon receipt of such resolution, the Committee on Rules and Reference shall have the power to:

1. report for adoption; 1068

- 2. report for referral; or
 - 3. report for other action

any or all such resolutions. The Committee shall also have the power not to report any or all such resolutions. The procedure in reporting such resolutions shall be the same as the procedure used to report House resolutions.

(c) All Senate joint resolutions which propose to amend the
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Constitution of Ohio, or which propose to ratify an amendment to
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the United States Constitution, shall, for the purpose of House
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consideration, be treated as though they were bills.

Rule 79. (When yeas and nays taken on resolutions.) Upon1079the adoption of a resolution involving the expenditure of money,1080or which determines or involves the right of a member to a seat1081in the House, the yeas and nays shall be taken and entered on1082the Journal, and the text of the resolution shall be spread upon1083

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the Journal. Such resolutions shall require a majority of all
members elected to the House for adoption except when a greater
majority is required by the Constitution.
QUESTIONS AND MOTIONS

Rule 80. (Questions.) All questions, whether in committee 1088 or before the House, except privileged questions, shall be put 1089 in the order in which they are made. 1090

The call for the vote shall be distinctly put in this form, 1091 "Those in favor of (as the question may be) say 'yes'," and 1092 after the affirmative vote is expressed, "Those of a contrary 1093 opinion say 'no'." If the Speaker or presiding officer is in 1094 doubt, or a division be called for, the House shall divide and a 1095 roll call be taken. The Speaker or presiding officer shall 1096 announce the results. 1097

Rule 81. (Motions.) (a) Every motion shall be reduced to 1098 writing, if the Speaker or presiding officer or any two members 1099 shall so request. A motion that is required to be in writing is 1100 not in order unless the writing has been filed with the Clerk. A 1101 motion that requires the signatures of members is not in order 1102 unless it contains original signatures. No motion may be made 1103 via facsimile or other electronic means other than those 1104 electronic devices used by the House in conducting its business. 1105

(b) When a motion is made, it shall be stated by the 1106 Speaker or presiding officer; or being in writing, it shall be 1107 read by the Clerk before debate is had. Such motion may, by 1108 leave of the House, be withdrawn at any time before a decision 1109 thereon or an amendment thereto is made. 1110

(c) A motion to take from the table is in order only if the rules are suspended for that purpose.

Rule 82. (Motions which take precedence.) When a question 1113 is under consideration no motion shall be in order, except the 1114

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following, which motions shall have precedence in the following	1115
order:	1116
1. To adjourn.	1117
2. To take a recess.	1118
3. To reconsider.	1119
4. To proceed to the orders of the day.	1120
5. To lay on the table.	1121
6. To call for the previous question.	1122
7. To postpone to a day certain.	1123
8. To commit or to refer.	1124
9. To amend.	1125
10. To postpone indefinitely.	1126
Rule 83. (No debate permitted.) The following questions	1127
shall be decided without debate:	1128
1. To adjourn.	1129
2. To take a recess.	1130
3. To lay on the table.	1131
4. The previous question.	1132
5. To take from the table.	1133
6. All questions relating to the priority of business.	1134
7. The question of consideration.	1135
8. The suspension of rules.	1136
Rule 84. (No motion during roll call.) No member shall be	1137
allowed to explain the member's vote or discuss the question	1138
being voted upon, while the vote is being taken. After the Clerk	1139
has commenced to take the vote on any question, no motion shall	1140

Rule 85. (Motions to refer to committee.) When a motion is1142made to refer to a committee, if more than one committee is1143suggested, the motion shall be put for reference to the1144committees suggested, in the order in which they are named; but1145a motion to refer to a standing committee or a select committee1146shall have precedence in the order herein named. A motion to1147refer to a committee may not be reconsidered.1148

be in order until a decision has been announced by the Chair.

Rule 86. (Motions to lie over one day.) Motions to1149discharge committees of further consideration of bills and1150resolutions shall lie over one legislative day before being1151considered.1152

Rule 87. (Motion to discharge a committee.) (a) A motion to1153discharge a committee of further consideration of a bill or1154resolution which has been referred to such committee thirty1155calendar days or more prior thereto shall be in order under the1156order of business, "Motions and Resolutions." Such motion shall1157be in writing and deposited in the office of the Clerk.1158

(b) To initiate a discharge motion a member shall obtain 1159 from the Clerk a blank discharge motion and designate the bill 1160 to which the discharge motion applies. Before such motion may be 1161 filed with the Clerk, there shall be attached thereto the 1162 signatures of a majority of the members elected to the House. 1163 The discharge motion shall remain in the custody of the Clerk's 1164 office, and each member who signs the motion shall do so in the 1165 presence of the Clerk or an assistant of the Clerk. A member who 1166 signed the discharge motion may remove the member's name from 1167 the discharge motion before the discharge motion is offered, but 1168 shall do so in the presence of the Clerk or an assistant of the 1169 Clerk. 1170

(c) Such motion, together with the signatures thereto,shall be printed in the Journal as of the day upon which the1172

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motion was filed with the Clerk. 1173 (d) Only one discharge motion can be presented for each 1174 bill or resolution. 1175 Rule 88. (Motion not to be repeated.) A motion to adjourn, 1176 a motion to postpone to a day certain, or a motion to postpone 1177 indefinitely being decided in the negative, shall not again be 1178 in order until after some motion, call, order, or debate shall 1179 have taken place. 1180 Rule 89. (Motion to introduce, when.) No motion to 1181 introduce or refer a bill or resolution of any type shall be in 1182 order except as provided elsewhere in these Rules. 1183 Rule 90. (Motion to delete and insert, indivisible.) A 1184 motion to delete and insert shall be deemed indivisible. 1185 Rule 91. (Amendments.) (a) Every amendment proposed must be 1186 germane to the subject of the proposition or to the section or 1187 paragraph to be amended. 1188 (b) When an amendment is pending, it shall not be in order 1189 to amend the amendment by directing an amendment to any other 1190 part of the bill. 1191 (c) An amendment may be amended, but an amendment to an 1192 amendment may not be amended. 1193 (d) If the presiding officer determines that an amendment 1194 contains two or more distinct and separate subjects, such 1195

amendment may be divided upon the demand of any one member. If1195an amendment is divided, each branch of the divided amendment1197shall be considered as though it was introduced as an original1198amendment.1199

(e) A vote to table an amendment or an amendment to an1200amendment shall not carry with it the measure sought to be1201amended.1202

(f) Any paragraph, except one which contains the enacting, 1203 amending, or repealing clause, or the title, once amended during 1204 the same third consideration, other than by the passage of 1205 Clerk's amendments, shall not be amended again. For the purpose 1206 of this paragraph, appropriation line items shall be considered 1207 separate paragraphs. 1208

(g) If an amendment previously was offered during a House1209floor session and rejected or tabled by a floor vote, the1210amendment, or a substantially identical amendment, shall not be1211reintroduced on the floor for a period of ninety days, unless1212approved by a two-thirds majority. The Speaker or presiding1213officer shall determine whether an amendment is substantially1214identical to an amendment that was rejected or tabled.1215

(h) As used in this rule, "Clerk's amendment" has the meaning defined in Rule 71.

Rule 92. (Substitute as amendment.) Substitutes for bills or resolutions for the purpose of amendments shall be treated as original propositions, shall be offered in a number of copies or electronically as determined by the Clerk, and shall retain the same status as the original bill.

Rule 93. (Amendments by committees.) (a) All amendments made in committee shall carry the name of the author of the amendment, and the report of any committee reporting a bill or resolution to the House shall indicate clearly the name of the author of the amendment which shall be entered in the Journal. Amendments made by committees and adopted by the House shall be subject to further amendment. The right to amend any bill or resolution shall extend to any matters added to or stricken from such bill or resolution by a committee.

(b) If the sponsor of a substantive amendment or a1232substitute bill submits it to the chair of the committee and1233provides it to the entire committee before midnight of the day1234

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before it is to be considered in committee, it may be	1235
considered. The chair may decline to consider any substantive	1236
amendment or substitute bill received thereafter or may elect to	1237
consider it on the next calendar day or later. The committee may	1238
suspend the requirement by a two-thirds vote of all the members	1239
present. This rule does not apply to reports of conference	1240
committees or Legislative Service Commission technical	1241
amendments.	1242
(c) The Speaker shall direct Legislative Information	1243
Systems to develop a web site on which House members may release	1244
proposed amendments and substitute bills to the public before	1245
they are presented in committee.	1246

Rule 94. (Amendments to titles.) (a) Amendments to the 1247 title of a House or Senate bill may be offered in committee or 1248 on third consideration and shall be decided without debate, 1249 provided that upon third consideration a motion to amend the 1250 title may be made by a sponsor; but no amendments shall change 1251 the subject dealt with in the original title. Amendments to the 1252 title of a House or Senate bill offered on third consideration 1253 may be made by electronic means when permitted by the Speaker or 1254 presiding officer. 1255

(b) Immediately after the House has voted to concur in1256Senate amendments to a bill or resolution, and immediately after1257the House has voted to accept a conference committee report, a1258Representative may remove the Representative's name from the1259bill or resolution by rising and stating this desire to the1260Speaker or presiding officer. The Clerk shall thereupon remove1261the Representative's name from the bill or resolution.1262

(c) Amendments to the title of a resolution, other than one
having a congratulatory, commendatory, or other similar purpose,
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may be offered on the floor and may be made by electronic means
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when permitted by the Speaker or presiding officer. No amendment
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to the title of a resolution shall change the subject dealt with in the original title.	1267 1268
RECONSIDERATION	1269
Rule 95. (Motion to reconsider.) (a) Any motion to	1270
reconsider the vote on a bill or resolution must be made by a	1271
member who voted with the prevailing side of the question. To be	1272
in order, such motion must be made not later than the second	1273
legislative day following that on which the vote was taken. The	1274
question of reconsideration, if left pending, shall be brought	1275
to a vote upon motion of the first-named House sponsor of the	1276

(b) (1) In the case of a motion to reconsider the vote on a 1278 bill or resolution which failed of passage or adoption, the 1279 motion must be supported by five members, or a sufficient number 1280 of members who either voted on the prevailing side or who did 1281 not previously vote on the question, to achieve a constitutional 1282 majority, whichever is less. 1283

motion to reconsider and approval of the House.

(2) In the case of a motion to reconsider the vote on a
bill or resolution which passed or was adopted, the motion must
be supported only by members who voted with the prevailing side,
and the motion must be supported by five members, or a
sufficient number of members whose change of position would
result in the failure to achieve a constitutional majority,
whichever is less.

(3) Reconsideration of a vote on a motion shall be
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initiated only by a member voting with the prevailing side and
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to be in order, such motion must be made while the bill or
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resolution to which the motion is directed is still being
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considered.

(c) The motion to reconsider shall take precedence over all1296other questions except a motion to adjourn or to recess, and1297

voted upon.

reconsidered. 1299 (d) The question of reconsideration, having once been 1300 decided, shall not be again taken up for consideration, nor 1301 shall the bill, resolution, or motion, having once been 1302 reconsidered, be again taken up for consideration. 1303 Rule 96. (Vote necessary on reconsideration.) The vote on 1304 any question may be reconsidered by a majority of the members 1305 voting, a quorum being present. 1306 Rule 97. (Effect of defeat of motion.) When the vote on a 1307 bill or resolution is lost, and the vote is reconsidered, the 1308 measure shall not be committed thereafter to any other than a 1309 standing committee. 1310 Rule 98. (Procedure on motion.) Upon the adoption of a 1311 motion to reconsider, the Clerk immediately shall inform the 1312 House whether or not such bill or resolution is in the 1313 possession of the House. If the Clerk reports in the negative, 1314 the Clerk shall effect the return of such bill or resolution. 1315 When the measure is in the possession of the House, it shall be 1316 placed on the Calendar under the appropriate order of business. 1317 Rule 99. (Reconsideration of amendments after adoption of 1318 measure.) When it is desired to reconsider the vote on an 1319 amendment after the vote has been taken on the adoption of a 1320 main motion, it is necessary to reconsider the vote both on the 1321 main question and on the amendment. If it is desired to 1322 reconsider an amendment to an amendment after the latter has 1323 been adopted, both must be reconsidered in order to reach the 1324 amendment it is desired to reconsider. When it is thus necessary 1325 to reconsider two or three votes, one motion may be made to 1326 cover them all, but debate is limited to the question first 1327

debate shall be limited to the reason that the matter is to be

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Rule 100. (Effect of tabling motion.) If a motion to1329reconsider be laid on the table, it does not carry the bill or1330resolution with it, and if a motion to reconsider is coupled1331with a motion to lay on the table, the motion to lay on the1332table shall be disposed of first; if decided in the negative,1333the motion to reconsider shall immediately recur.1334

PREVIOUS QUESTION

Rule 101. (How and when previous question put.) The 1336 previous question shall be in this form: "Shall the debate now 1337 close?" It shall be put after the motion is submitted to the 1338 presiding officer in writing and when the member submitting the 1339 motion is recognized, and supported by four or more members. The 1340 motion shall be sustained by a majority vote, and when put, and 1341 until decided, it shall preclude further debate on all 1342 amendments and motions, except one motion to adjourn, or one 1343 motion to lay on the table. If the previous question is demanded 1344 when an amendment to a bill or resolution is under 1345 consideration, the previous question shall apply only to the 1346 debate on the amendment. 1347

Rule 102. (No debate or appeal.) All incidental questions,1348or questions of order, arising after a motion is made for the1349previous question and pending such motion, shall be decided1350without debate, and shall not be subject to appeal.1351

Rule 103. (Action after previous question order.) On a1352motion for the previous question, and prior to voting on the1353same, a call of the House shall be in order; but after the1354demand for the previous question shall have been sustained, no1355call shall be in order; and the House shall be brought at once1356to a vote upon the question immediately pending.1357

Rule 104. (Action when not ordered.) If a motion for the1358previous question be not sustained, the subject under1359consideration shall be proceeded with the same as if the motion1360

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H. R. No. 11 As Offered Page 45 had not been made. Rule 105. Reserved. Rule 106. Reserved. Rule 107. Reserved. Rule 108. Reserved.

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Rule 109. (Persons admitted to Hall of House.) No person 1367 shall be admitted to the Hall of the House except the Governor, 1368 members and employees of the two houses, persons charged with 1369 any message or document affecting the business of the House, the 1370 authorized representatives of the press, radio, and television, 1371 and those invited by a member with the approval of the Speaker 1372 or presiding officer or by the order of the House. No former 1373 member who is currently a legislative agent registered with the 1374 Office of the Legislative Inspector General shall have access to 1375 the floor without prior approval of the Speaker or presiding 1376 officer. 1377

Rule 110. (Use of Hall not to be granted.) The use of the1378Hall of the House shall not at any time, except by resolution,1379be granted for any other than legislative purposes. No committee1380shall use the Hall of the House for hearings, except upon1381permission previously granted by the House upon motion.1382

Rule 111. (Representatives of the press, how admitted.) (a) 1383 Representatives of the press who are members of the Legislative 1384 Correspondents' Association are entitled to the privilege of the 1385 floor of the House, but shall notify the Speaker or presiding 1386 officer prior to exercising the privilege. The Speaker or 1387 presiding officer, or, when the House is not in session, the 1388 Clerk, has authority to grant immediate access to the floor of 1389 the House to visiting members of the media. 1390

(b) Representatives of the press desiring the privilege of 1391 the floor of the House who are not members of the Legislative 1392 Correspondents' Association shall make application to the 1393 Speaker, and make application with the Legislative 1394 Correspondents' Association, and shall state, in writing, for 1395 what paper or papers, legislative information services, or 1396 magazines, or any affiliate of any of the foregoing they are 1397 employed; and further shall state that they are not engaged in 1398 the promotion of legislation or the prosecution of claims 1399 pending before the General Assembly, and will not become so 1400 engaged while allowed the privileges of the floor; and that they 1401 are not in any sense the agents or representatives of persons or 1402 corporations having legislation before the General Assembly, and 1403 will not become either while retaining their privileges. 1404

Visiting newswriters and editors and visiting magazine writers and editors may be allowed, temporarily, the privileges herein mentioned, but they must conform to the restrictions prescribed.

(c) The application required by division (b) of this rule 1409 shall be authenticated in a manner that shall be satisfactory to 1410 the executive committee of the Legislative Correspondents' 1411 Association, in the case of newspaper, legislative information 1412 service, and magazine representatives and in the case of 1413 representatives of any affiliate of any of the foregoing. It 1414 shall be the duty of the executive committee of the Legislative 1415 Correspondents' Association to see that the privileges of the 1416 floor shall be granted only to representatives of press 1417 associations serving daily newspaper clients, representatives of 1418 daily Columbus newspapers, and bona fide telegraphic 1419 correspondents of reputable standing in their profession, who 1420 represent daily newspapers, or representatives of daily 1421 newspapers, or representatives of daily legislative information 1422 services, or representatives of magazines, or representatives of 1423

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any affiliate of any of the foregoing, of known standing and 1424 integrity, organized for that one purpose and not controlled by 1425 or connected with any association, firm, corporation, or 1426 individual representing any trade, profession, or other 1427 commercial enterprise, and which have been in continuous and 1428 bona fide operation for such a period of years immediately prior 1429 to the date of making application for floor privileges as will 1430 have made possible the establishment of a reputation for honesty 1431 and integrity; and it shall be the duty of the executive 1432 committee of the Legislative Correspondents' Association, at its 1433 discretion, to report violations of the privileges herein 1434 granted to the Speaker. Persons whose chief attention is not 1435 given to newspaper correspondence, legislative information 1436 service, or magazine correspondence shall not be entitled to the 1437 privileges of the floor. 1438

(d)(1) No still photographing during the sessions of the House shall be permitted without notification of the Speaker and the Legislative Correspondents' Association prior to session.

(2) No still photographing during committee hearings of the
House shall be carried on without prior notification of and
under conditions prescribed by the chair of the committee.
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Rule 112. (Representatives of radio and television stations 1445 and broadcasting networks, how admitted.) (a) Representatives of 1446 radio and television stations and broadcasting networks who are 1447 members of the Radio and Television Correspondents' Association 1448 are entitled to the privilege of the floor of the House, but 1449 shall notify the Speaker prior to exercising the privilege. The 1450 Speaker or presiding officer, or, when the House is not in 1451 session, the Clerk, has authority to grant immediate access to 1452 the floor of the House to visiting members of the media. 1453

(b) Representatives of radio and television stations and1454broadcasting networks desiring the privilege of the floor of the1455

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House who are not members of the Radio and Television 1456 Correspondents' Association shall make application to the 1457 Speaker, and make application with the Radio and Television 1458 Correspondents' Association, and shall state, in writing, by 1459 what stations or broadcasting network they are employed; and 1460 further shall state that they are not engaged in the promotion 1461 of legislation or the prosecution of claims pending before the 1462 General Assembly, and will not become so engaged while allowed 1463 the privileges of the floor; and that they are not, in any 1464 sense, the agents or representatives of persons or corporations 1465 having legislation before the General Assembly, and will not 1466 become either while retaining their privileges. Visiting 1467 correspondents and editors may be allowed, temporarily, the 1468 1469 privileges herein mentioned, but they must conform to the restrictions prescribed. 1470

(c) The application required by division (b) of this rule 1471 shall be authenticated in a manner that shall be satisfactory to 1472 the officers of the Radio and Television Correspondents' 1473 Association of Ohio. It shall be the duty of the Radio and 1474 Television Correspondents' Association to see that the 1475 privileges of the floor shall be granted only to the 1476 representatives of stations and broadcasting networks serving 1477 radio and television stations or networks serving such radio and 1478 television stations as have been duly licensed by the Federal 1479 Communications Commission. It shall be the duty of the officers 1480 of the Radio and Television Correspondents' Association, at 1481 their discretion, to report violations of the privileges herein 1482 granted to the Speaker. Persons whose chief attention is not 1483 given to radio and television broadcasting shall not be entitled 1484 to the privileges of the floor. 1485

(d) (1) Except as provided in Rule 120, no video recording
or filming of sessions of the House shall be carried on without
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the notification of the Speaker and the Radio and Television
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Correspondents' Association, and then only under the conditions 1489 authorized by the Speaker. 1490

(2) No video recording or filming of committee hearings of 1491 the House shall be carried on without the prior notification of 1492 and under conditions prescribed by the chair of the committee. 1493

(3) Except as provided in the Rules of the House of 1494 Representatives, no live video streaming of sessions of the 1495 House or committee hearings of the House shall be carried on. 1496

(e) Audio recording by representatives of the press and of 1497 radio and television stations and broadcasting networks 1498 accredited pursuant to Rules 111 and 112, shall be permitted 1499 during committee hearings upon prior notification of the 1500 committee chair and during House floor sessions upon prior 1501 notification of the Speaker or presiding officer. 1502

(f) Live broadcast coverage of floor sessions may be 1503 conducted with prior notification of the Speaker or presiding 1504 officer, and under such conditions as the Speaker or presiding 1505 officer may establish. Live broadcast coverage of committee 1506 hearings may be conducted with prior notification of the 1507 Speaker, and under such conditions as the Speaker and committee 1508 chair may establish. 1509

Rule 113. (Privileges of the House, how revoked.) Upon 1510 complaint in writing, made by any member of the House, addressed 1511 to the Speaker, that any person has abused the privileges 1512 granted the person, such complaint shall be referred to the 1513 standing Committee on Rules and Reference for investigation, and 1514 such committee shall notify the person so charged of the time 1515 and place for hearing; and if such accusation be sustained, such 1516 person or persons shall be barred from the privileges granted. 1517

RULES OF THE HOUSE

Rule 114. (How amended.) The rules of the House may be 1519

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amended. A member who desires to amend the rules shall prepare a 1520 resolution that sets forth the proposed amendment and file it 1521 with the Clerk in a number of copies to be determined by the 1522 Clerk. The Speaker or presiding officer shall announce the 1523 resolution at the next session of the House at which bills are 1524 given third consideration, and shall refer the resolution to the 1525 Committee on Rules and Reference. A majority of all members 1526 elected shall be required for the adoption of the resolution. 1527 Rule 115. (How suspended.) Any rule, or portion thereof, 1528 except Rule 2, and as otherwise noted, may be suspended by a 1529 two-thirds vote of all the members present. 1530 Rule 115A. (When effective.) These rules take effect upon 1531 adoption by the House and remain in effect until the rules of 1532 the House of Representatives for the 135th -136th General 1533 Assembly are adopted. 1534 Rule 116. (Parliamentary guide.) Mason's Manual of 1535 Legislative Procedure (2020), as amplified or clarified in 1536 Hughes' American Parliamentary Guide, 1931-1932, Revised New 1537 Edition, shall govern in all cases not provided for in the 1538 foregoing rules. 1539 MISCELLANEOUS 1540 Rule 117. (Reintroduction prohibited.) 1541 (a) If a House bill or resolution is defeated or 1542 indefinitely postponed in the House it shall not be reintroduced 1543 during either annual session of the same General Assembly. 1544 (b) If a House bill or resolution previously was offered 1545 during a House floor session and rejected or tabled by a floor 1546 vote, the bill or resolution, or a substantially identical bill 1547 or resolution, shall not be reintroduced on the floor for a 1548 period of ninety days, unless approved by two-thirds majority. 1549 The Speaker or presiding officer shall determine whether a bill 1550

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is prohibited in all circumstances.

Rule 121. (Committee meetings public.) Each committee and1576subcommittee shall give notice of each of its regular and1577special meetings in accordance with division (C) of section1578101.15 of the Revised Code as amplified in Rule 36.1579

Each regular and special meeting of each committee and 1580 subcommittee shall be a public meeting that is open to the 1581

public at all times in accordance with division (B) of section1582101.15 of the Revised Code. Each committee and subcommittee1583shall prepare, file, and maintain; approve or correct and1584approve; and make available, minutes of each of its regular and1585special meetings in accordance with division (B) of section1586101.15 of the Revised Code.1587

Rule 122. (LSC analyses and fiscal notes to be made 1588 available at third consideration.) The bill analysis prepared by 1589 the staff of the Legislative Service Commission that has been 1590 made available to the members of the House and the fiscal note, 1591 if a fiscal note has been prepared by the staff of the 1592 Legislative Service Commission and made available to the members 1593 of the House, shall be made available to the public by the 1594 Speaker or presiding officer when the bill to which the analysis 1595 or fiscal note pertains receives third consideration in the 1596 House. 1597

Rule 123. (Use of personal electronic devices on House1598floor.)1599

(a) Personal electronic devices may be used on the floor of
the House of Representatives during session to advance
legislative business, so long as that use complies with the
Joint Legislative Code of Ethics, avoids the appearance of
impropriety, is respectful of the solemnity of the institution
of the House, and does not disrupt the proceedings.

(b) The Speaker, the Clerk, the Sergeant-at-arms, or their
designees may take action to ensure that the use of personal
electronic devices on the House floor complies with this rule.

Rule 124. (Legal counsel.) If the House requires the1609services of legal counsel, the Speaker shall determine whether1610the House shall be represented by the Attorney General or by1611special counsel.Reserved.1612

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