CHIEF CONSULTANT
ROSIELYN PULMANO
CONSULTANTS
JUDITH BABCOCK
SCOTT BAIN
LARA FLYNN
KRISTENE MAPILE
SECRETARIES
PATTY RODGERS
MARSHALL KIRKLAND



MEMBERS
CHAD MAYES, VICE CHAIR
CECILIA AGUIAR-CURRY
FRANK BIGELOW
ROB BONTA
AUTUMN R. BURKE
WENDY CARRILLO
HEATH FLORA
BRIAN MAIENSCHEIN
KEVIN McCARTY
ADRIN NAZARIAN
LUZ M. RIVAS
FREDDIE RODRIGUEZ
MIGUEL SANTIAGO
MARIE WALDRON

2021 - 22 COMMITTEE RULES

The committee will operate under the Joint Rules of the California Legislature and the Standing Rules of the Assembly. The following committee procedures and guidelines are designed to further expedite the conduct of committee business.

Committee hearings are regularly scheduled, subject to the discretion of the Speaker at:

A Time and Place as Designated in the Assembly Daily File

SPOT BILLS

For a non-substantive bill pending referral which the author anticipates will be referred to this Committee, the author must provide the Committee with author's amendments when they are provided to the Rules Committee. Failure to do so may result in a bill not being set for hearing.

WORKSHEET

When a bill is referred to the committee, the committee secretary will immediately forward to the author a worksheet to be completed for the preparation of the committee analysis. The Chair may withhold setting the bill for hearing until one copy of the worksheet and supporting materials are submitted to the committee both on paper and electronically (during this pandemic and working from home, an electronic copy is sufficient). The committee secretary will ensure that the worksheet and requested documents are provided to the Republican Caucus health consultant and the Appropriations Committee. The Chair may reschedule the bill hearing if the background worksheet is not received at least seven days before the hearing, and the "set" will count against the author's limit of three sets.

SETTING BILLS

- 1) Initial Referral to Committee: No bill may be set until it has been referred to committee.
- 2) **Thirty-day in Print**: No bill may be heard after its introduction, until it has been in print for 30 days. This requirement may be suspended concurrently with the suspension of Section 8(a) of Article IV of the Constitution.

- 3) Notice: A bill being heard in the committee of first reference in the Assembly must be noticed in the Daily File for four days prior to a hearing. This requirement can be waived by a majority vote of the House. A bill being heard by a second policy committee must be file noticed for two days. The Committee may set a bill prior to notifying the author.
- 4) Three sets: A bill may be "set" for a hearing in Committee only three times. A bill is considered "set" when it appears in the file for one or more days. If the Chair postpones the hearing on the bill, such action does not count as an author "set." If the file indicates "testimony only," the hearing does not count as a "set." This requirement may be suspended with the approval of the Rules Committee and a two-thirds vote of the House.
- 5) Setting of Bills by Subject Matter: Bills will be placed on the Committee calendar at the discretion of the Chair. When more than one bill before the Committee deals with like subject matter, the Chair may schedule those bills together in a special hearing at a time convenient for the Committee.

COMMITTEE ANALYSES

A Committee analysis is required for every bill. Analyses will be provided electronically to the Members of the Committee and to the Authors before they are made available to the public. Analyses will be available to the public at least one working day prior to the hearing. (A "working day" is defined as a day on which the Assembly File is published.) In the case of special meetings of the Committee, analyses will be available to the public at the beginning of the hearing.

ORDER OF AGENDA

Bills set for hearing will be heard in the numerical order set forth in the Assembly File notice and subject to the following:

- 1) Bills authored by committee Members will be taken up after all other authors present have taken up their measure.
- 2) The Consent Calendar may be taken up as determined by the Chair.
- 3) When the Chair finds another order of business would be more expedient, measures may be taken up out of order or set as a special order of business.
- 4) Only a Member of the Legislature or, at the discretion of the Chair, a member of the author's staff may present a bill for the author. An "authorization" letter from the author must be submitted for approval to the Committee to notify the Chair of the change.

COMMITTEE CONSENT CALENDAR

1) The Committee Chair may recommend bills for consideration on the Consent Calendar. A bill is eligible for the Consent Calendar if there is no written opposition, no witnesses in opposition, and no prior "No" votes.

- 2) Any Member of the Committee may request that a bill be removed from the Consent Calendar. Upon such request, the Chair will remove the bill from the Consent Calendar and place the bill on the regular calendar.
- 3) The Consent Calendar will be made available to the public prior to the date of the hearing.

AMENDING BILLS

- 1) Amendments Back from Counsel: Author's amendments in Legislative Counsel form must be submitted to the committee no later than 5:00 p.m. 10 calendar days preceding the hearing. Amendments must be submitted with one stamped original signed by the author with six copies and one set of the "In Context" version (during this pandemic and working from home, an electronic copy of the amendments and "In Context" version are sufficient). If amendments are submitted after the deadline the Chair may reschedule the bill hearing and the "set" will count against the author's limit of three sets.
- 2) Adding Coauthors before the Hearing: Authors may add coauthors by asking for and submitting the coauthor form only one time per bill in each committee. It is preferred that you add coauthors when the bill passes out of committee.
- 3) Amendments Offered at Hearing: If an author proposes substantive amendments at the time of hearing, the Chair may reschedule the bill to allow adequate time for analysis of the amendments.
- **4) Committee Amendments**: Amendments made to a bill during a hearing will be drafted by the Health committee.
- 5) Urgency Clauses: An urgency clause may not be amended to a bill in committee unless the author of the amendment has secured prior approval of the Assembly Rules Committee. Adoption of urgency clause amendments requires a vote by the Committee and cannot be done through "author's" amendments prior to the Committee hearing.

MEETINGS

- 1) **Open Meetings**: All Committee meetings, except for an authorized closed session, will be open and public, and all persons will be allowed to attend the meetings.
- 2) Time and Place: The Committee will meet at its regularly scheduled time and location, unless otherwise permitted by the Speaker and the Assembly.
- 3) Bills: The Committee cannot act on a bill at a hearing held outside of Sacramento.
- 4) Special Meetings: A special meeting will be held in an area "readily accessible to the public."
- 5) **Limitations on Testimony**: When it is necessary, due to the number or complexity of the bills on the agenda at a hearing, the Chair may limit testimony on one or more of the bills in order to

ensure that all of the bills on the agenda have a fair and reasonable opportunity to be presented and discussed by the Committee, the Chair, at their discretion, may:

- a) Limit duplicative testimony;
- **b)** Limit the number of witnesses appearing in support or opposition to a bill; or,
- **c)** Limit the time allotted to the presentation of testimony on a bill provided that both support and opposition receive equitable time for their presentation.

VOTING

- 1) Quorum: A majority of the entire Committee constitutes a quorum. A quorum is necessary to take action on a bill or to report bills with amendments. If Member/s recuse themselves or are otherwise disqualified from voting because of a conflict of interest, there will be no change in the "quorum requirements" or the number of affirmative votes required to report a bill out of the Committee.
- 2) Voting on Bills: Voting on bills will be by roll call vote, which will show "Ayes," "Noes," "Members absent," "Members not voting," and "Members abstaining" (Note: Abstention indicates a conflict. Members should consult with the Chief Counsel of the Legislative Ethics Committee).
- 3) Voting on Amendments: A quorum is required to be present for there to be a vote on amendments. A roll call vote is required to adopt amendments in Committee. Amendments will be approved by a majority of those present and voting.
- 4) Amended Bills in Print: When a bill is amended and the amended version is not in print, the Committee may act on the bill only if it is determined that the effect of the amendment can be readily understood by the Committee and audience.
- 5) Substitution of Prior Roll Call: The Committee may, upon unanimous consent of the Members present, substitute a prior roll call, provided that the Members whose votes are substituted are present at the time of the substitution.
- 6) Call of the Committee: The Chair may, at any time, order a call of the Committee. In the absence of a quorum, a majority of the Members present may order a quorum call and compel the attendance of absentees.
 - A quorum call or call of the Committee may be dispensed with by the Chair without objection, by any Member of the Committee, or by a majority of the Members present.
 - If a motion to adjourn is adopted while the Committee is under call, the call will be dispensed with and any pending vote announced.
- 7) **Keeping the Roll Open**: In the absence of objection, the roll will be kept open on an announced vote at the request of an author or any Member of the Committee until adjournment

of the committee hearing. A Member, prior to adjournment, in the absence of any objection, may instruct the committee secretary to add or change their vote, so long as the outcome of the vote is not thereby changed.

At the Chair's discretion, a Member of the Committee may be allowed to add or change their vote within a reasonable time, but no later than 15 minutes *after adjournment* and only when the committee secretary and the Chair are present or the Chair has designated a Member of the Committee to remain in the committee room.

RECONSIDERATION

- 1) Reconsideration may be granted only one time.
- 2) A motion to reconsider can be made only under the following circumstances:
 - a) At the same meeting at which the bill is passed or defeated; or,
 - b) Within 15 legislative days of the meeting at which the bill was defeated or prior to the interim study joint recess, whichever occurs first, in which case the same File Notice is required as for setting a bill. A "legislative day" is any day a Daily File is printed, including check-in session days.
 - Authors seeking reconsideration under this subsection will notify the committee secretary in writing in order that notice of reconsideration may be published in the File.
- 3) Vote Required for Reconsideration: A majority vote of the Committee is required to grant reconsideration. These requirements may be suspended with the approval of the Rules Committee and a two-thirds vote of the House.

INTERIM STUDY RECOMMENDATION

The Committee may refer the subject matter of any bill not given a "do pass" recommendation by the Chair to the Rules Committee for interim study by a majority of those present and voting or by unanimous consent. The Committee may, however, subsequently reconsider and act on the bill.

LETTERS OF SUPPORT AND OPPOSITION

Support and opposition letters not received by 12:00 p.m. on the Wednesday prior to the hearing are not assured of being reflected in the Committee analysis. Letters must be signed and on official letterhead if submitted on behalf of an organization or association. The Assembly Health Committee is now accepting position letters electronically via the Advocates Portal, which can be accessed at: https://calegislation.lc.ca.gov/Advocates/ or by using the "Submit Position Letter" button on our website, found here: https://ahea.assembly.ca.gov/. Any letters submitted and approved via the Portal will not need to be copied/emailed or faxed to Committee staff. Faxed and electronic versions of the letters that meet these requirements may be accepted at the discretion of the Committee.

BILLS RELATING TO MANDATED BENEFITS OR SERVICES

Consistent with AB 1996 (Chapter 795, Statutes of 2002) and AB 1540 (Chapter 298, Statutes of 2009), the Chair will request the University of California, through the California Health Benefits Review Program (CHBRP), to review any bill proposing or repealing a health care service plan or health insurer mandated benefit or service. The committee may not hear a "mandate bill" until CHBRP's assessment is received and has been reviewed by committee staff.

MISCELLANEOUS

- 1) The Chair will not preside at a hearing on a bill if the Chair is the sole author or the lead author of the bill.
- 2) A Committee may hear the subject matter of a bill during a recess provided a four-day file notice is given prior to the hearing and permission is granted by the Speaker.