House order No. 2023, as amended and as adopted by the House on February 1, 2023 (see House, No. 2024), and as amended by the House on November 14, 2024.

# The Commonwealth of Massachusetts



House of Representatives, February 1, 2023.

In the One Hundred and Ninety-Third General Court (2023-2024)

The Rules of the House of Representatives for the 193rd General Court (for the years
 2023-2024), as adopted by the House on February 1, 2023:

3

### SPEAKER.

1. The Speaker shall take the Chair at the hour to which the House stands adjourned, call the
members to order, and, on the appearance of a quorum, proceed to business. [1.]

6 1A. The House shall not be called to order before the hour of ten o'clock A.M. nor meet

7 beyond the hour of midnight unless by unanimous consent of the Members present. If there is

8 unanimous consent to continue meeting past midnight then, the House shall return to the

9 business then pending; and if no business was pending, to the next order of business. However, if

10 there is not unanimous consent of the members present to meet beyond the hour of midnight, the

Speaker shall forthwith, and without further debate, adjourn or recess the House to a time not
earlier than ten o'clock A.M. on the next succeeding calendar day.

13 [Adopted Jan. 12, 1983; Amended Jan. 11, 1985; Jan. 12, 1987; Jan. 14, 1997; May 16,
14 2000.]

2. The Speaker shall preserve decorum and order in the House Chamber. While in the House
Chamber, members, staff and guests shall be required to dress in proper and appropriate attire
and be courteous and professional when using electronic devices.

Members, staff and guests shall not take photographs or videos of, or in, the House Chamber during formal or informal sessions unless otherwise permitted by this Rule. Members may take photographs at their assigned seats in the chamber during formal or informal sessions; provided, however that any photographs or video taken by members during formal or informal sessions shall not include images of any other member, staff or guest without their express written consent.

The Speaker may permit photographs or videos during special occasions, which shall include,
but shall not be limited to, swearing-in ceremonies and addresses by constitutional officers or
other dignitaries. The use of audio-visual aids including, without limitation, videos, computers,
posters, displays or charts shall be permitted only upon approval of the Speaker.

The Speaker also may speak to points of order in preference to other members; and shall decide all questions of order, subject to an appeal to the House. [2.] (2.) [With regard to appeals, see Rule 77.]

31 [Amended Jan. 11, 1985; Jan. 9, 2003; Jan. 20, 2011; Jan. 29, 2015; Jan. 30, 2019.]

| 32 | 3. The Speaker shall declare all votes, subject to verification as hereinafter provided. [3.] (55.) |
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| 33 | [See Rules 49 to 53, inclusive.]  |
| 34 | [Amended Jan. 11, 1985.]  |
| 35 | 4. In all cases the Speaker may vote. [4.] (3.)   |
| 36 | [Amended Jan. 11, 1985.]  |
| 37 | 4A. The Speaker shall appoint a Speaker pro Tempore. The Speaker pro Tempore shall                  |
| 38 | assist the Speaker in the coordination of policy development and the ceremonial functions of the    |
| 39 | House and shall perform such duties assigned to them by the Speaker. Upon a vacancy in the          |
| 40 | office of Speaker, the office of Speaker pro Tempore shall be considered vacant.                    |
| 41 | [Adopted Jan. 26, 2005, Amended, Jan. 23, 2007; Jan. 30, 2019.]                                     |
| 42 | 4B. (a) As used in this Rule, the following words shall have the following meanings:-               |
| 43 | "Earned income", income derived from salaries, wages, tips and commissions for performing           |
| 44 | services as an employee of an employer.   |
| 45 | "Unearned income", all other income that is not earned income.                                      |
| 46 | (b) The Speaker shall not receive earned income for:  |
| 47 | (1) affiliating with or being employed by a firm, partnership, association, corporation or other    |
| 48 | entity that provides professional services involving a fiduciary relationship;                      |
| 49 | (2) permitting their name to be used by such a firm, partnership, association, corporation or       |
| 50 | other entity;   |
| 51 | (3) receiving compensation for practicing a profession that involves a fiduciary relationship; or   |

| 52 | (4) | serving as | an officer o | or member | of the | board | of an | association, | corporation of | or other entity. |
|----|-----|------------|--------------|-----------|--------|-------|-------|--------------|----------------|------------------|
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53 (c) The provisions of this rule shall take effect on August 1, 2017.

54 [Added Feb. 2, 2017; Amended Jan 30, 2019.]

55 5. The Speaker may appoint a member to perform the duties of the Chair. In the event the 56 Speaker fails to appoint a member to perform the duties of the Chair, the Speaker pro Tempore 57 shall be the Acting Speaker until the Speaker otherwise provides or until a vacancy in the office 58 of Speaker occurs. In the event that the Speaker pro Tempore is absent or is unable to perform 59 the duties of Acting Speaker, the Majority Leader, the Assistant Majority Leader, the Second

60 Assistant Majority Leader or other designee shall be the Acting Speaker. [7.] (4.)

61 [Amended April 18, 1979; Jan. 11, 1985; Jan. 14, 1997; Jan. 26, 2005.]

62 6. In case of a vacancy in the office of Speaker, or in case the Speaker or the member named 63 by said Speaker in accordance with the preceding rule is absent at the hour to which the House 64 stands adjourned, the senior member present shall call the House to order, and shall preside until 65 a Speaker is elected, which shall be the first business in order. [8.] (5.)

66 [Amended Jan. 11, 1985, Amended, Jan. 23, 2007.]

7. At the beginning of the first year of the two-year General Court, the Speaker may, unless
the House otherwise directs, appoint a Chaplain; and the Speaker may fill any vacancy in the
office of Chaplain. [7A.] (4.)

70 [Amended Jan. 11, 1985; Jan. 29, 2015.]

### 71

#### SCHEDULING.

72 7A. There shall be appointed a standing committee on Steering, Policy and Scheduling 73 consisting of eleven members. The committee shall not be subject to the provisions of Rule 74 17A, but shall be authorized to meet from time to time at the call of the Chair for the purpose of 75 assisting the members of the House of Representatives in identifying the major matters pending 76 before the General Court, the relative urgency and priority for consideration of such matters, and 77 alternative methods of responding to such matters by the General Court. Said committee shall 78 schedule legislative matters in a manner that will provide for an even distribution and orderly 79 consideration of reports of legislative committees on the daily Calendar. 80 The committee on Steering, Policy and Scheduling shall not be authorized to recommend 81 changes or amendments to legislation or recommend that a matter ought to pass or ought not to 82 pass, but shall only report asking to be discharged from further consideration of a bill, and 83 recommending that it be referred or recommitted to another committee; provided, however, that 84 it shall not recommend that a matter be referred or recommitted to the committee on Rules or the 85 committees on Rules of the two branches, acting concurrently, or what date a matter shall be 86 scheduled for consideration by the House and placed in the Orders of the Day. All reports by the 87 committee on petitions filed or approved by the voters of a city or town, or by the mayor and city 88 council, or other legislative body of a city or the town meeting of a town with respect to a law 89 relating to that city or town shall be read and considered by the House at a formal or informal 90 session before being accepted, rejected or otherwise acted upon. Any such petition and any 91 attachment to the petition shall be filed in both paper and electronic format approved by the 92 Clerk.

93 All matters received from the Senate or reported from standing committees of the House and 94 joint standing committees of the General Court shall, unless subject to provisions of any other 95 House or joint rules, be referred to the committee on Steering, Policy and Scheduling. All 96 matters reported by said committee on Steering, Policy and Scheduling recommending that a 97 matter shall be scheduled for consideration by the House shall be placed in the Orders of the Day 98 for the next sitting. Said committee may report on a legislative matter within thirty days 99 following the day the matter was referred. If the committee fails to report a matter within thirty 100 days following the date of its reference, the Clerk shall place the matter on the Calendar of the 101 House as if it had been scheduled for consideration by said committee on Steering, Policy and 102 Scheduling.

103 [Adopted Jan. 14, 1997; Amended Jan. 26, 1999; Jan. 24, 2001; Jan. 9, 2003; Jan. 26, 2005.]

104 7B. The committee on Rules shall be authorized to originate and report special orders for the 105 scheduling and consideration of legislation on the floor of the House. Said committee shall not 106 be subject to the notification provisions contained in Rule 17A but may hold public hearings and 107 shall accept testimony only from the members of the House. A majority of the members 108 appointed to the committee shall constitute a quorum. When reported, such orders may be 109 amended by a two-thirds vote of the members present and voting, and shall be subject to 110 approval by a majority of the members of the House present and voting. Debate on the question 111 on adoption of such orders shall be limited to one hour. No orders adopted pursuant to this 112 paragraph shall limit the powers of the Speaker as provided in Rules 1 to 6, inclusive. Such 113 orders shall not be subject to reconsideration.

114 The committee on Rules shall not be subject to the provisions of Rule 17A, but may meet in 115 private to discuss or consider the appointment, discipline or dismissal of any individual the 116 committee is authorized by law or rule to appoint, discipline or dismiss. 117 [Adopted Jan. 14, 1997; Amended Jan. 24, 2001; Feb. 11, 2009; Jan. 30, 2019; Feb. 1, 2023.] 118 7C. The committee on Rules may consider and make recommendations designed to improve 119 and expedite the business and procedures of the House and its committees, and to recommend to 120 the House any amendments to the Rules deemed necessary; provided that a majority of the 121 members of the House present and voting shall be required to approve such recommendations. 122 The committee shall be privileged to report at any time. 123 [Adopted Jan. 14, 1997.] 124 7D. The Speaker shall, in consultation with the committee on Rules and the committee on 125 Steering, Policy and Scheduling, establish a committee scheduling system that minimizes to the 126 greatest extent possible scheduling conflicts for members of committees. 127 The Speaker shall determine a schedule for the House for each week relative to formal and 128 informal sessions and shall make such schedule available to the members in writing or by 129 electronic mail by 5:00 P.M. on Friday of the preceding week; provided, however, that the 130 Speaker may make, notwithstanding the provisions of Rule 7A, changes in the schedules to 131 facilitate the business of the House in an efficient and timely fashion. The Speaker shall 132 communicate notice of any such scheduling change to the members in writing or by electronic 133 mail as soon as practicable, and whenever possible, the Speaker shall provide such notice not 134 less than twenty-four hours before the event so rescheduled is set to commence.

135 [Adopted Jan. 14, 1997; January 9, 2003; Jan. 30, 2019.]

136

### **MONITORS.**

| 137 | 8. Two monitors shall be appointed by the Speaker for each division of the House, whose               |
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| 138 | duty it shall be to see to the due observance of the rules, and, on request of the Speaker, to return |
| 139 | the number of votes and members in their respective divisions. [9.]                                   |
| 140 | 9. If a member transgresses any of the rules after being notified thereof by a monitor, it shall      |
| 141 | be the duty of such monitor to report the case to the House.  |
| 142 | It shall be the duty of a monitor to report their knowledge of the occurrence of a member             |
| 143 | voting for another member, in their division of the House, to the Speaker of the House and to the     |
| 144 | Minority Leader. [10.] [See Rules 16 and 16A.]  |
| 145 | [Amended Jan. 9, 1991; May 5, 1993; Feb. 11, 2009; Jan. 30, 2019.]                                    |
| 146 | 9A. There shall be established a Floor Division Committee for each of the four divisions of           |
| 147 | the House. The Speaker shall appoint a Floor Division chairperson for each of the four divisions.     |
| 148 | Said committee shall consist of the members assigned to the respective divisions.                     |
| 149 | In order to create a continuous flow of debate, each chairperson shall be responsible for             |
| 150 | reviewing the daily Calendar and providing advance notice to committee members in the                 |
| 151 | respective divisions of all matters scheduled for consideration in the Orders of the Day. Said        |
| 152 | committee chairpersons shall provide information to members of their committees on pending            |
| 153 | legislation and other matters of business before the House.   |
| 154 | In addition to the legislative duties, chairpersons shall oversee the physical appearance of the      |
| 155 | Chamber and the various areas under the jurisdiction of the House of Representatives. Said            |
| 156 | chairpersons shall be authorized to act as a committee and may meet at any time at the request of     |
| 157 | at least two chairpersons. Said chairpersons, as a committee, shall be authorized to meet with the    |
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appropriate agencies and historical commissions of the Commonwealth for the purpose of
requesting expeditious appraisals and necessary repairs and renovations to the interior and
exterior of the State House. The committee of chairpersons shall report directly to the Speaker
the results of all consultations.

162 [Adopted Jan. 14, 1997.]

163

### CLERK.

164 10. The Clerk shall keep the Journal of the House. The Clerk shall enter therein a record of 165 each day's proceedings and, whenever practicable, submit it to the Speaker and the Minority 166 Leader before the hour fixed for the next sitting, and shall cause the same to be available daily in 167 a format to be determined by the Clerk; and provided further that a copy of said Journal shall 168 also be made available to each member of the House. Any objection to the Journal shall be made 169 before the House proceeds to the consideration of the Orders of the Day. [11.] (6.) 170 [Amended Jan. 12, 1981; Jan 11, 1985; Jan. 17, 1995; Jan. 9, 2003.] 171 10A. The Clerk shall be the official parliamentarian of the House of Representatives. 172 [Adopted Jan. 9, 1991.] 173 10B. The Clerk shall be the official keeper of records of the House of Representatives for 174 legislative records that remain in the office of said Clerk at the end of each biennial session, and 175 until such time as said records are transferred to the State Archives or destroyed in accordance 176 with law.

177 [Adopted Jan. 29, 2015.]

178 11. Every question of order with the decision thereof shall be entered at large in the Journal,
179 and shall be noted in an appendix, which shall also contain the rules of the House and of the two
180 branches. [12.] (6.)

181 12. The Clerk shall prepare and make available on each day of formal session a Calendar of 182 matters in order for consideration and such other memoranda as the House or the Speaker may 183 direct. The Clerk shall prepare a Calendar on which shall appear any question on passage of a 184 bill or resolve notwithstanding the objections of Their Excellency the Governor which may be 185 considered forthwith at the direction of the House or Speaker.

When, in the determination of the Clerk, a volume of matters exists for the next legislative day, the Clerk shall be authorized to prepare and cause to be made available an advance calendar of the matters in order of consideration for the next legislative day and such other memoranda as the House or Speaker may direct. The Clerk may indicate on the advance calendar that the matters contained therein are subject to change.

The Clerk shall be authorized to dispense with preparing and making available a Calendar for designated formal sessions of the House only after two-thirds of the members present and voting consent thereto on a recorded yea and nay vote. Debate on this question shall be limited to fifteen minutes, no member shall speak more than three minutes, and such question shall not be subject to reconsideration.

196 The Clerk shall dispense with preparing and making available a Calendar for designated197 Informal Sessions of the House.

As soon as practicable whenever the Clerk prepares a Calendar or advance Calendar under this rule, they shall also cause a true copy thereof to be posted on the website of the General

| 200        | Court that is generally available to all members and their staff, and reasonably promptly  |
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| 201        | thereafter the Clerk shall cause the members and their staff to be notified of the same by way of  |
| 202        | electronic mail. [13.] (7.)  |
| 203        | [Amended Jan. 12, 1983; Jan. 11, 1985; Jan. 12, 1987; May 5, 1993; Jan. 17, 1995; Jan. 24,   |
| 204        | 2001; Jan. 9, 2003; Jan. 26, 2005, Jan. 23, 2007; Jan. 30, 2019; Feb. 1, 2023.]  |
| 205<br>206 | 13. Any objection to the Calendar shall be made and disposed of before the House proceeds to the consideration of the Orders of the Day. [14.] |
| 207        | 13A. The Clerk shall make available to all members electronically and, to the public via the   |
| 208        | website of the General Court, the text of all dockets and bills introduced and admitted for  |
| 209        | consideration in the House.  |
| 210        | [Adopted, Feb. 11, 2009; Jan. 30, 2019; July 7, 2021; Feb. 1, 2023.]   |
| 211        | COUNSEL.   |
| 212        | 13B. (a) The House shall employ a full-time Counsel pursuant to section 51 of chapter 3 of   |
| 213        | the General Laws. The committee on Rules shall appoint a qualified person to act as Counsel at   |
| 214        | such compensation as the committee on Rules shall approve.   |
| 215        | Counsel shall serve a term of two years from the date of appointment, unless the Counsel sooner  |
| 216        | resigns, retires or is removed; provided, however, that the Counsel may only be removed: (i) for   |
| 217        | misfeasance, malfeasance or nonfeasance, as determined by agreement of the Equal Employment  |
| 218        | Opportunity Officer appointed pursuant to Rule 89 and the Director of Human Resources  |
| 219        | appointed pursuant to Rule 90 and approved by a majority vote of the committee on Rules; or (ii)   |
| 220        | by a majority roll call vote of the House.   |
|            |  |

Counsel may employ such legal and other assistants as may be necessary in the discharge of
Counsel's duties, subject to the approval of the committee on Rules, and may expend with like
approval such sums as may be necessary for the discharge of their duties.

(b) Counsel shall be the chief legal officer of the House and shall perform all duties generally
required of a counsel to an organization and specifically those required pursuant to any general
or special law, rule, regulation, or order of the House. Counsel shall provide legal and legislative
drafting services to all members regardless of party or seniority.

[Added Jan. 30, 2019.]

229

### MEMBERS.

14. No member shall stand up, to the inconvenience of others, while a member is speaking; or
be involved in disturbing conversation while another member is speaking in debate; or pass
unnecessarily between the Speaker of the House and the member speaking; or stand in the
passages, or in the area in front of the Chair; or stand at the Clerk's desk while a roll call is in
progress. [16.] [Amended Jan. 12, 1987; Jan. 9, 1989; Jan. 26, 1999.]
14A. [Adopted Feb. 11, 2009; Omitted Jan. 29, 2015.]

15. When it appears to the Chair that the presence of a quorum is endangered, the Chair shall order the doors closed. If a quorum is doubted the Chair shall order the doors closed and thereafter no member shall enter or leave the House until an initial determination has been made as to the presence of a quorum or lack thereof; and thereafter, provided that no quorum is present, no member shall leave the House unless by permission of the Chair, but members shall be admitted, at any time.

| 242 | Upon the doubting of a quorum and after ascertaining that a quorum is not present, the            |
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| 243 | Speaker may order a recorded attendance roll call to be taken by use of the electronic roll call  |
| 244 | system.   |
| 245 | Said roll call, if ordered, shall be taken at a time determined by the Speaker.                   |
| 246 | Members answering a quorum call shall vote "YES" on the roll call system. [17.] (11.)             |
| 247 | [Amended Jan. 12, 1981; Feb. 22, 1982; Jan. 12, 1983; Jan. 12, 1987; Jan. 9, 1991.]               |
| 248 | ETHICS.   |
| 249 | 16. There shall be appointed a committee on Ethics as authorized by Rule 17. The committee        |
| 250 | shall consist of 11 members, 7 of whom shall be appointed by the Speaker, 4 of whom shall be      |
| 251 | appointed by the Minority Leader.   |
| 252 | A member appointed to the committee shall not be considered to be a member of the committee       |
| 253 | subsequent to the declaration of candidacy for any other state or federal elective office.        |
| 254 | The committee shall investigate and evaluate, at the direction of the Speaker, by a sworn written |
| 255 | complaint filed and delivered by a member, officer or employee to the chair, or by a majority     |
| 256 | vote of the members appointed to the Ethics committee, any matters relative to alleged violations |
| 257 | of Rule 16A by a member, officer or employee.   |
| 258 | Upon the receipt of said sworn written complaint, at the direction of the Speaker or by a         |
| 259 | majority vote of the members appointed to the Ethics committee, the committee shall notify any    |
| 260 | person named of the nature of the alleged violation and a list of prospective witnesses, and also |
| 261 | shall notify said person of the final disposition and the recommendations, if any, of the         |
| 262 | committee.  |

Any member, officer, or employee of the House named relative to an alleged violation shall be afforded the opportunity to appear before the committee on Ethics with counsel.

All proceedings including the filing of the initial complaint shall be considered confidentialinformation.

If the alleged violation received in the manner described above is deemed to have merit by a majority vote of the members appointed to the committee, the committee shall file a report with the Clerk of the House. Said report shall be a public document. The committee shall not disclose any allegation deemed to be frivolous or without merit.

If a majority appointed finds that any member, officer, or employee of the House has violated any provision of Rule 16A, a majority appointed may, in the case of a member, recommend a reprimand, censure, removal from position of authority, including leadership, chair or vice chair, or expulsion; and in the case of an officer or employee, a majority appointed may recommend a reprimand, suspension, or removal from employment.

Should such an alleged violation be filed with the committee regarding a member or members
of the House Ethics committee, said member or members shall not participate in the committee
deliberations on said alleged violation.

Any member, officer, or employee of the House may request in writing from the House committee on Ethics or from the Counsel to the House appointed pursuant to Rule 13B a confidential written advisory opinion on the requirements of chapters 268A and 268B of the General Laws as well as an opinion on any other general or special law, rule or regulation applicable to their official position or concerning any contemplated personal action which may conflict with their official position. The committee on Ethics or the Counsel to the House shall
issue confidential written advisory opinions and clarification in response to said written request.

No member, officer or employee of the House shall be penalized in any manner for having acted within the guidelines of a written advisory opinion from the House committee on Ethics or from the Counsel to the House appointed pursuant to Rule 13B, provided that all pertinent facts are stated in the request for an advisory opinion.

A written advisory opinion from the House committee on Ethics or from the Counsel to the House appointed pursuant to Rule 13B shall be a defense in any proceeding arising from said opinion or advice unless material facts were omitted or misstated by the person in the request of the opinion.

294 The chair of the Ethics committee may convene the committee at any time.

The chair shall also convene the committee at the written request of at least 5 members of the committee.

The Committee may, upon the written and signed report of two-thirds of the members of the committee, file a special report containing legislation without said legislation being founded upon petition which shall be referred under the provisions of Rule 24 and consistent with the provisions of Joint Rule 13, to the appropriate joint standing committee. Any special report containing legislation filed pursuant to this paragraph shall be germane to subject matters regularly considered by the committee. The committee shall not include in any such special report a bill that would have a fiscal impact as described in Rule 33. 304 Upon convening of the first annual session of the General Court and after the adoption of

305 rules, all members, officers and employees of the House shall be provided with a current copy of

306 the Code of Ethics contained in Rule 16A. [19.] (12A.)

307 [Amended Jan. 12, 1987; May 5, 1993; Jan. 17, 1995; Mar. 6, 1995; Jan. 14, 1997; Jan. 20,
308 2011; Feb. 11, 2009; Jan. 29, 2015; Jan. 30, 2019; July 7, 2021.]

309

319

### CODE OF ETHICS.

310 16A. (1.) While members, officers and employees should not be denied those opportunities

311 available to all other citizens to acquire and retain private, economic and other interests;

312 members, officers, and employees should exercise prudence in any and all such endeavors and

313 make every reasonable effort to avoid transactions, activities, or obligations, which are in

314 substantial conflict with or will substantially impair their independence of judgment.

315 (2.) No member, officer or employee shall solicit or accept any compensation or political

316 contribution other than that provided for by law for the performance of official legislative duties.

317 (3.) No member, officer or employee shall serve as a legislative agent as defined in section 39318 of chapter 3 of the General Laws regarding any legislation before the General Court.

320 compensation to accrue to their beneficial interest by virtue of influence improperly exerted from321 their official position in the House.

(4.) No member, officer or employee shall receive any compensation or permit any

(5.) No member, officer or employee shall accept employment or engage in any business or
 professional activity, which will require the disclosure of confidential information gained in the
 course of, and by reason of, their official position.

325 (6.) No member, officer or employee shall willfully and knowingly disclose or use
326 confidential information gained in the course of their official position to further their own
327 economic interest or that of any other person.

(7.) Except as provided in Rule 49, no member shall cast a vote for any other member, nor
shall any officer or employee vote for any member, except that the Clerk or an assistant Clerk
may record a vote for a member who votes late under the provisions of Rule 52, or is prohibited
from voting from his desk due to a malfunction of the electronic roll call voting system; provided
the Clerk's action shall not be construed as voting for said member.

333 (8.) No member shall use profane, insulting, or abusive language in the course of public334 debate in the House Chamber or in testimony before any committee of the General Court.

(9.) No member, officer or employee shall employ anyone from public funds who does not
perform tasks which contribute substantially to the work of the House and which are
commensurate with the compensation received. Unless their personnel record indicates
otherwise, no officer or full-time employee of the House shall engage in any outside business
activity during regular business hours, whether the House is in session or not, and all employees
of the House are assumed to be full-time.

(10.) No member, officer or employee shall accept or solicit compensation for non-legislative
 services which is in excess of the usual and customary value of such services.

(11.) No member, officer or employee shall accept or solicit an honorarium for a speech,
writing for publication, or other activity from any person, organization or enterprise having a
direct interest in legislation or matters before any agency, authority, board or commission of the
Commonwealth which is in excess of the usual and customary value of such services.

347 (12.) No member, officer or employee shall knowingly accept any gifts from any legislative 348 or executive agent as prohibited by law. No member, officer or employee shall knowingly 349 accept any gift from any person or entity having a direct interest in legislation before the General 350 Court as prohibited by law. (For the purposes of this paragraph, the terms "gift" and "person" 351 shall be the same as their definitions in section 1 of chapter 268B of the General Laws). 352 (13.) No member shall convert campaign funds to personal use in excess of reimbursements 353 for legitimate and verifiable campaign expenditures. Members shall consider all proceeds from 354 testimonial dinners and other fundraising activities as campaign funds. 355 ((14.) No member shall serve on any committee or vote on any question in which their private 356 right is immediately concerned, distinct from the public interest. [19.] 357 (15.) No member, officer or employee shall violate the confidentiality of any proceeding 358 before the Ethics committee. [19A.] 359 (16.) Members, officers and employees may utilize public resources to support charitable 360 and community service activities consistent with the Conflict of Interest Law, G.L. c. 268A, 361 pursuant to policies established by Committee on Human Resources and Employee Engagement 362 pursuant to Rule 90(h)(2). 363 [Amended Jan. 12, 1981; May 5, 1993; Jan. 24, 2001; Feb. 11, 2009; Jan. 29, 2015; Jan. 30,

364 2019; Jul. 7, 2021; Feb. 1, 2023.]

365 16B. The Committee on Human Resources and Employee Engagement shall develop and 366 conduct an ethics law training program for every member, officer and employee of the House; 367 provided further, that said training program shall include, without limitation, a review of the 368 requirements and prohibitions of chapter 268A and chapter 268B of the General Laws, and the

| 369 | regulations of the State Ethics Commission, as they apply to legislators and legislative staff; and   |
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| 370 | provided further, that said training program shall be offered virtually or in-person and shall be     |
| 371 | mandatory for all members, officers and employees.  |
| 372 | [Adopted Jan. 9, 2003, Amended Feb. 11, 2009; Jan 20, 2011; Jul. 7, 2021.]                            |
| 373 | 16C. Bills involving lobbyists' reporting laws, and laws pertaining to the ethical conduct of         |
| 374 | public officials shall, after their first reading, be referred to the committee on Ethics, for report |
| 375 | on their relation to the ethics laws of the Commonwealth. No new provisions shall be added to         |
| 376 | such measures by the committee, unless directly pertaining to ethics. [Adopted Feb. 11, 2009.]        |
| 377 | COMMITTEES.   |
| 378 | 17. At the beginning of the first year of the two-year General Court, standing committees             |
| 379 | shall be appointed as follows:  |
| 380 | A committee on Rules;   |
| 381 | (to consist of 15 members).   |
| 382 | A committee on Ways and Means;  |
| 383 | (to consist of 35 members).   |
| 384 | A committee on Bills in the Third Reading;  |
| 385 | (to consist of 3 members).  |
| 386 | A committee of each Floor Division;   |
| 387 | (to consist of the members of each division).   |
| 388 | A committee on Ethics;  |
|     |   |

- 389 (to consist of 11 members).
- 390 A committee on Human Resources and Employee Engagement;
- 391 (to consist of 13 members).
- 392 A committee on Post Audit and Oversight;
- 393 (to consist of 11 members).
- 394 A committee on Steering, Policy and Scheduling;
- 395 (to consist of 11 members).
- 396 A committee on Global Warming and Climate Change;
- 397 (to consist of 11 members).
- 398 A committee on Federal Stimulus and Census Oversight;
- 399 (to consist of 11 members).
- 400 A committee on Operations, Facilities and Security;
- 401 (to consist of 11 members).
- 402 A committee on Intergovernmental Affairs;
- 403 (to consist of 11 members).
- 404 Committee meetings, insofar as practicable, shall not be scheduled in conflict with formal
- 405 sessions of the House of Representatives. [20.] (12, 12A, 12B.)
- 406 [Amended March 6, 1979; Sept. 16, 1981; Jan. 11, 1985; Jan. 12, 1987; May 5, 1993; Oct. 6,
- 407 1993; May 23, 1996; Jan. 14, 1997; Jul. 17, 2003; Jan. 26, 2005, Feb. 11, 2009; Jan. 29, 2015;
- 408 Jul. 7, 2021.]

409 17A. (a) For the purposes of this rule, the following terms shall, unless the context clearly410 requires otherwise, have the following meanings:

411 "Deliberation", a verbal exchange between a quorum of members of a committee attempting412 to arrive at a decision on any public business within its jurisdiction.

413 "Emergency", a sudden generally unexpected occurrence or set of circumstances demanding414 immediate action.

415 "Executive conference", any meeting or part of a meeting of a committee which is closed to416 certain persons for deliberation on certain matters.

417 "Executive session", any meeting or part of a meeting of a committee wherein the committee418 is voting on legislation and where public participation is limited to observance.

419 "Meeting", any corporal convening and deliberation of a committee for which a quorum is 420 required in order to make a decision at which any public policy matter over which the committee 421 has supervision, control, jurisdiction or advisory power is discussed or considered; provided, 422 however, that "meeting" shall not include an on-site visitation or inspection of any project or 423 program.

424 "Quorum", a simple majority of a committee unless otherwise defined by constitution, rule or
425 law applicable to such committee; provided further, that a quorum shall be presumed to be
426 present unless otherwise doubted.

(b) All meetings, except executive conferences, of House standing and special committees,
shall be open to the public and any person shall be permitted to attend any meeting except as
otherwise provided pursuant to this rule or Rule 7A. All meetings, except executive conferences,
of House standing and special committees shall be conducted in-person with the option of remote

431 participation available to both members of such committees and the public; provided, however, 432 that the chair of such committees shall be physically present at the hearing location where in-433 person public testimony is offered. All House standing and special committees, in the conduct of 434 their hearings, shall utilize, to the extent practicable, online platforms or systems that allow for 435 synchronous, audio-visual communication between the chair of the committee and individuals 436 offering testimony remotely. All hearings of House standing and special committees shall be 437 publicly livestreamed on the website of the General Court and shall display and transmit, in real-438 time, the audio-visual attributes of public testimony offered remotely; provided further, that said 439 livestream shall be archived on the website of the General Court for the duration of the 440 legislative session. Members of House standing and special committees may participate 441 remotely and shall have the same privileges, rights and responsibilities as if the member was 442 physically present at the hearing location, and other members of the House may offer remote 443 testimony before said committees of which they are not a member. The chair of any House 444 standing or special committee conducting a hearing shall use best efforts to prioritize the 445 testimony of those physically present at the hearing location and may, in their discretion, allow 446 individuals participating in-person a greater amount of time to testify than those participating 447 remotely. All notices of hearings shall include instructions on how to offer testimony both in-448 person and remotely.

449 No quorum of a committee shall meet in private for the purpose of deliberation except as450 provided pursuant to this rule.

451 No executive session shall be held until: (i) the committee has first convened in an open 452 session for which notice has been given; (ii) the presiding officer has stated the authorized 453 purpose of the executive session; (iii) a majority of the members of the committee present have

voted to go into executive session and the vote of each member has been recorded on a roll call
vote and entered into the minutes: and (iv) the presiding officer has stated before the executive
session if the committee will reconvene after the executive session.

457 (c) Executive conferences shall be held only for the following purposes: (i) to discuss the

458 reputation, character, physical condition or mental health rather than the professional

459 competence of a member, officer or employee; (ii) to consider the discipline or dismissal of, or to

460 hear complaints or charges brought against a member, officer or employee; (iii) to discuss

461 strategy with respect to litigation if an executive session or other open meeting may have a

462 detrimental effect on the legal position of the committee; or (iv) to consider the purchase,

463 exchange, lease or value of real property, if such discussions may have a detrimental effect on

the negotiating position of the Commonwealth or a person, firm or corporation.

A member, officer or employee subject to an executive conference pursuant to clause (i) or clause (ii) shall be notified in writing no less than 48 hours prior to the proposed executive conference; provided, however, that upon agreement of the parties involved, the notification requirements of clause (i) and clause (ii) may be waived. Upon request of the member, officer or employee subject to an executive conference pursuant to clause (i) or clause (ii) the executive conference shall be open to the public.

A member, officer or employee subject to an executive conference pursuant to clause (i) or clause (ii) shall have the right to: (a) be present at such executive conference during discussions or considerations which involve that member, officer or employee; (b) have counsel or a representative of their own choosing present and attending for the purpose of advising said member, officer or employee; provided, however, that said counsel or representative shall not 476 actively participate in the executive conference; and (c) to speak on their own behalf to the477 committee assembled in executive conference.

(d) This rule shall not apply to any chance meeting or social meeting at which matters relating
to official business are discussed so long as no final agreement is reached. No chance meeting or
social meeting shall be used in circumvention of the spirit or requirements of this section to
discuss or act upon a matter over which the committee has supervision, control, jurisdiction, or
advisory power.

483 (e) Except pursuant to an emergency, a notice and agenda of every meeting of a committee 484 subject to this rule shall be filed with the Clerk of the House, publicly posted by the Clerk on the 485 bulletin board outside the Clerk's Office and in such other places as are designated in advance for such purpose by said Clerk, made available to all members electronically and made available to 486 487 the public via the website of the General Court at least forty-eight hours, including Saturdays, 488 but not Sundays and legal holidays, prior to the time of such meeting and a list of the bills, 489 petitions, and resolutions to be considered for a vote or other action by the committee. The notice 490 shall include the date, time and place of such meeting. Such filing and posting shall be the 491 responsibility of the committee scheduling such meeting. If public testimony is being solicited, 492 agendas may include an electronic mail address and physical mail address for the submission of 493 testimony and the committee shall make reasonable efforts to ensure diversity among those from 494 whom testimony is solicited. The notice and posting requirements shall not apply to executive 495 conferences held pursuant to clause (i) or clause (ii) of part (c) of this rule unless the member, 496 officer or employee subject to the executive conference requests that the executive conference be 497 open to the public.

(f) A committee shall maintain accurate records of its meetings and hearings setting forth the date, time and place thereof, and recording any action taken at each meeting, hearing, executive conference or executive session. All votes requested to be taken in executive sessions shall be recorded roll call votes and shall become a part of the record of said executive sessions. The record of each meeting shall become a public record and be available to the public; provided, however, that the records of any executive conference shall remain confidential as long as publication may defeat the lawful purposes of the executive conference.

505 (g) Upon prior notification and approval of the chair, a meeting of a committee may be 506 recorded by a person in attendance by means of a recorder or any other means of audio/visual 507 reproduction; provided, however, that said recording shall not interfere with the conduct of the 508 meeting. Executive conferences conducted pursuant to clause (i) or clause (11) of part (c) of this 509 rule shall not be recorded unless upon the request of the member, officer or employee who is 510 subject to said executive conference, and then only at such member's, officer's or employee's 511 expense. Executive conferences conducted pursuant to clause (iii) or (iv) of part (c) of this rule 512 may be recorded at the discretion of the chair.

(h) Copies of all redrafted bills that are to be voted on at an executive session by the House Ways and Means Committee shall be available to all members of the committee electronically in the form they will be considered no less than twenty-four hours prior to their consideration; provided, however, that said committee may vote on a bill that has not been available for said period of time by vote of a majority of the committee members present.

[Adopted Nov. 17, 1983; Amended Jan. 12, 1987; Jan. 9, 1991; May 5, 1993; Jan. 17, 1995;
Jan. 14, 1997; Jan. 9, 2003, Jan. 23, 2007, Feb. 11, 2009; Jan. 30, 2019; Jul. 7, 2021; Feb. 1,
2023.]

521 17B. Whenever any member of a House committee present at the committee meeting so 522 requests, the vote to give any legislation a favorable or adverse report shall be a recorded vote of 523 the full committee. Such votes shall be recorded on appropriate forms that show all votes for and 524 against the particular committee action; provided, that votes may also be recorded in LAWS. The 525 record of all such roll calls shall be kept in the offices of the committee and shall include the 526 aggregate tally of members voting in the affirmative, members not voting or members reserving 527 their rights, and the names of members voting in the negative on an individual bill, and shall be 528 posted on the website of the General Court within 48 hours of the vote for public inspection.

No report of a House committee on any legislation shall be final until those members of the committee present and voting with the majority have been given the opportunity to sign such appropriate forms before the report is made to the House. No signature shall be valid unless the forms to which the signatures are affixed include the substantially complete text of the legislation being reported.

534 [Adopted Nov. 17, 1983; Amended Jan. 12, 1987, Amended Jan. 29, 2015; Jul. 7, 2021; Feb.
535 1, 2023.]

536 17C. There shall be a committee on Human Resources and Employee Engagement on the part537 of the House consisting of thirteen members.

538 Said committee shall discharge its duties pursuant to the Rules, including Rule 16B and Rules 539 88 through 100, and shall also be responsible for the allocation of office space as equitably as 540 possible among the various members and joint and standing committees. The committee shall 541 allocate space among the various committees on the part of the House taking into account the 542 work load, duties and responsibilities and size of staff of each. 543 The Speaker may make temporary office assignments in accordance with the foregoing544 principles.

The committee on Human Resources and Employee Engagement may from time to time make changes in the assignment of office space for committees and the various staffs in accordance with the established standards.

548 Said committee shall establish the staffing levels and positions for each joint and standing 549 committee of the House together with a classification plan for all employees of the House of 550 Representatives.

For each person who is employed or is to be employed by a joint or standing committee on the part of the House, each committee chair shall nominate each such person and the House members of the committee by a majority vote shall vote on whether to approve each said nominee. The House members of the committee shall approve such persons whose character and qualifications are acceptable to the majority of the House members of the committee and are in accordance with the qualifications established by the Human Resources and Employee Engagement committee.

The House staff members of each committee shall be appointed solely on the basis of fitness to perform the duties of their respective positions, consistent with section 4 of chapter 151B of the General Laws. The committee staff shall not:

(1) engage in any work other than legislative business during business hours unless pursuant
 to the pro-bono service policy or charitable and community service activity policy established by
 the committee on Human Resources and Employee Engagement pursuant to Rule 90(h)(2); and

564 (2) be assigned any duties other than those pertaining to legislative business.

The committee shall meet on request of the chair or any 3 members of the committee. Any such meeting requested shall be convened on or within the fifth business day following such request. All such requests shall be in writing and forwarded to the chair and each member of the committee.

- 569 Funds shall be allocated from the budget to carry out the determination of the committee.
- 570 [Adopted Jan. 11, 1985; Amended Jan. 16, 1985; Jan. 12, 1987; Jan. 9, 1991; Feb. 11, 2009;
- 571 Jan. 29, 2015; Jan. 30, 2019; July 7, 2021; Feb. 1, 2023.]
- 572 17D. [Omitted Jan. 26, 2005.]
- 573 17E. [Omitted Jan. 26, 2005.]
- 574 17F. [Omitted Jan. 26, 2005.]
- 575 17G. [Omitted Jul. 7, 2021.]

576 18. The Speaker shall appoint, and may recommend the removal of, the Speaker pro 577 Tempore, the Majority Floor Leader, Assistant Majority Floor Leader and two Second Assistant 578 Majority Floor Leaders. The Minority Leader shall appoint, and may recommend the removal of, 579 the Assistant Minority Floor Leader, Second Assistant Minority Floor Leader, and two Third 580 Assistant Minority Floor Leaders, Ranking minority member of Ways and Means, two Assistant 581 Ranking minority members of the Ways and Means committee, Ranking minority member of the 582 committee on Rules, Ranking minority member of the committee on Financial Services, Ranking 583 minority member of the committee on Health Care Financing, Ranking minority member of the 584 committee on the Judiciary, Ranking minority member of the committee on Bonding, Capital 585 Expenditures, and State Assets, Ranking minority member of the committee on Public Safety

586 and Homeland Security, Ranking minority member of the committee on Transportation and 587 Ranking minority member of the committee on Economic Development and Emerging 588 Technologies. The Minority Leader shall be that member of the minority party who is selected 589 for that position by the members of their party. 590 Each of the foregoing appointments or removals shall be ratified by a majority vote of the 591 respective party caucus. In the event that an appointment is rejected by such caucus another 592 appointment shall be made by the person designated to make the initial appointment, which shall 593 also be subject to ratification in the same manner. 594 The Speaker shall appoint, and may recommend the removal of, the chair of each standing 595 committee. The Speaker shall appoint, and may recommend the removal of, the vice chair and 596 assistant vice chair of the Ways and Means committee, the vice chair of the Post Audit and 597 Oversight committee, the vice chair of the committee on Rules, the vice chair of the committee 598 on Revenue, the vice chair of the committee on Financial Services, the vice chair of the 599 committee on Health Care Financing, the vice chair of the committee on Bonding, Capital 600 Expenditures, and State Assets, the vice chair of the committee on State Administration and

601 Regulatory Oversight, and the vice chair of the committee on Economic Development and

602 Emerging Technologies.

The majority party shall then vote to accept or reject each such appointment orrecommendation for removal by a majority vote.

In the event that any such appointment is rejected by the caucus, the procedure of this rule shall be repeated until an appointment for the said position has been approved by the caucus. A vacancy in any position to which the provisions of this section apply shall be filled in the same manner as provided in this section for original appointment. No member shall receive more than one stipend pursuant to section 9B of chapter 3 of theGeneral Laws.

611 The Speaker and the Minority Leader may, without a majority vote of their respective parties, 612 remove a member appointed to a leadership position from said position pursuant to this rule if 613 the member has been criminally indicted by a court of competent jurisdiction. 614 [Amended Jan. 16, 1979; Nov. 17, 1983; Jan. 11, 1985; Jan. 9, 1991; Jan. 14, 1997; Jan. 23, 2007; Feb. 11, 2009; Jan 23, 2013; Jan. 29, 2015; Feb. 19, 2015; Jan. 30, 2019; Feb. 1, 2023.] 615 616 18A. There shall be 1 member of the minority party on all committees of conference and 1 on 617 the committee on Bills in the Third Reading. On all other standing and joint committees, the 618 percent of minority party membership shall be at least equal to the percent of minority party 619 membership in the House of Representatives as of the first day of the session; provided, further, 620 that where such percentage results in a fraction of a number, the fraction shall be rounded off to 621 the nearest whole; provided, however, that the minority party shall under no circumstances have 622 less than 4 members on the committee on Ethics, 4 on the committee on Human Resources and 623 Employee Engagement, 3 on the committee on Rules and 7 on the committee on Ways and 624 Means. In no case shall minority party representation be less than 2 members on all other 625 standing and joint committees.

The Speaker and the Minority Leader shall appoint the members of their respective party caucuses to be assigned to each standing committee. The Speaker shall appoint the vice chair of each standing committee. The appointments, except those to which Rule 18 applies, shall be voted upon together and shall be subject to ratification by majority vote of the appropriate party caucus. 631 No member shall be removed from a standing committee except upon the recommendation of the 632 Speaker or Minority Leader, as the case may be, subject to the ratification by their respective 633 caucuses; provided, however, that the Speaker and the Minority Leader may, without a majority 634 vote of their respective parties, remove a member appointed to a standing committee pursuant to 635 this rule if the member has been criminally indicted by a court of competent jurisdiction; and 636 provided further, that if any vacancy occurs in a position to which Rule 18 does not apply, 637 subsequent to the initial ratification, the Speaker or Minority Leader shall fill such vacancy. 638 The Speaker shall announce committee appointments of majority party members, and the 639 member first named shall be chair, and the second named member shall be vice-chair. The 640 Minority Leader shall announce committee appointments of minority party members. (13.) 641 [Adopted Jan. 11, 1985; Amended Jan. 12, 1987; Jan. 9, 1991; Jan. 14, 1997; Feb. 11, 2009; 642 Jan. 30, 2019.]

18B. All votes on ratification by the caucus required by these rules shall be by written ballot
and shall require a majority of those present and voting; provided, however, that if a motion to
ratify the appointments by acclamation is made and seconded, no written ballot shall be required.
[Adopted Jan. 11, 1985.]

647 18C. [Adopted, Jan. 11, 1985, Omitted Jan. 24, 2001.]

648 19. A majority and minority party caucus may be called by the Speaker or Minority Leader,

respectively, or upon petition of 25 percent of the members of the respective party caucus. A

650 caucus may entertain resolutions, motions, or other means of ascertaining the sense of the

651 respective party members on any subject. (13B.)

652 [Adopted Nov. 17, 1983; Amended Jan. 11, 1985; Jan. 29, 2015.]

653 19A. The majority party and minority party shall establish caucus rules that shall dictate the654 procedures of each caucus.

19B. Any member caucus or group of members organized around a common legislative
agenda that utilizes House resources, including staff time, shall register with the House
Committee on Rules as a Legislative Member Organization, unless it is a party caucus. The chair
of the House Committee on Rules shall notify the Clerk of the House of any Legislative Member
Organization registering with the Committee and shall maintain a list of all Legislative Member
Organizations.

661 Registration shall include the name of the Legislative Member Organization, its statement of 662 purpose, identification of its members and officers, and a certification signed by its chair that any 663 state resources used for the purposes of the Legislative Member Organization shall be not be 664 used for any partisan political end.

665 A Legislative Member Organization may not include a non-legislator. Senators may belong 666 to the Legislative Member Organization, but in order to use House resources at least one House 667 member shall be an officer of the Legislative Member Organization. A Legislative Member 668 Organization may, without limitation, sponsor informational or educational events, may invite 669 outside speakers and groups to make presentations to the members of the Legislative Member 670 Organization and others, and may distribute any report, analysis, or other research material 671 prepared by others provided that the identity of the person or organization authoring the work is 672 fully disclosed.

A member's official stationery may list his or her membership in a Legislative MemberOrganization.

675 [Adopted Nov. 17, 1983; Amended Jan. 14, 1997; Jul. 7, 2021; Feb. 1, 2023.]

| 676 | 20. The committee on Ways and Means shall report in appropriation bills the total amount             |
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| 677 | appropriated. The General Appropriation Bill shall be available to the members at least 7            |
| 678 | calendar days prior to consideration thereof by the House. [25.] (27A.)                              |
| 679 | [Amended Jan. 11, 1985; Mar. 24, 1986; Jan. 14, 1997; Jan. 26, 2005; Jan. 29, 2015.]                 |
|     |  |
| 680 | 20A. (a) Notwithstanding the provisions of Rule 33A, amendments to the General                       |
| 681 | Appropriation Bill shall be properly filed with the Clerk in an electronic format to be determined   |
| 682 | by the Clerk as directed by the Speaker; provided that the Clerk shall notify by electronic          |
| 683 | communication the primary sponsor of each amendment of the receipt of such amendment and             |
| 684 | the number assigned by said Clerk to the amendment; provided further, that the Clerk shall print     |
| 685 | each amendment so filed electronically and such printed copy shall be considered to be the           |
| 686 | official amendment for that bill. Amendments to said General Appropriation Bill shall be filed       |
| 687 | with the Clerk by 5 o'clock P.M. on the third business day subsequent to the bill being made         |
| 688 | available in a format to be determined by the Clerk as directed by the Speaker pursuant to Rule      |
| 689 | 20B and release of said bill by said Clerk; provided, that if the release of said bill by said Clerk |
| 690 | occurs before the hour of 2 o'clock P.M., then the same day in which said bill was released shall    |
| 691 | be considered the first business day. Otherwise, the day following the release shall be considered   |
| 692 | the first business day.  |
| 693 | (b)(1) The Clerk, with the assistance of the committee on Ways and Means, shall categorize           |

694 the subject-matter of the amendments and arrange such amendments for consideration

695 sequentially by subject as appearing in the published version of the General Appropriation Bill,

696 or the Clerk, with the assistance of the committee on Ways and Means, shall categorize the

697 subject-matter of the amendments and arrange such subject matters for consideration as 698 determined by the committee on Ways and Means. Debate on the General Appropriation Bill 699 shall not commence until a date and time to be determined by the House which is subsequent to 700 the designated time established for filing of amendments pursuant to subsection (a) of this rule. 701 (2) Before the main question on the General Appropriation Bill is placed before the House, an 702 amendment may be withdrawn at the request of the primary sponsor of the amendment or 703 postponed by the committee on Ways and Means; provided, that further consideration of any 704 amendment so postponed shall take place immediately subsequent to consideration of the 705 amendments within the particular subject-matter to which the postponed amendment was 706 assigned according to the provisions of this subparagraph; provided, that if more than one 707 amendment is so postponed, subsequent consideration of said amendments shall be in the order 708 determined by the committee on Ways and Means; provided further, an amendment so postponed 709 shall not be subsequently considered outside of its assigned subject-matter; and provided further, 710 that perfecting or substitute amendments, including, but not limited to an amendment 711 consolidating more than one amendment, may be submitted by the committee on Ways and 712 Means during consideration of the subject category to which the amendment or amendments 713 were assigned. Any amendment may be removed from a consolidated amendment by the 714 primary sponsor of the amendment. Any such amendment so removed from a consolidated 715 amendment shall be offered as an amendment to the General Appropriation Bill, to be acted upon 716 in the first degree before action is taken on the consolidated amendment, except that any 717 amendment so removed from the consolidated amendment may be moved by the committee on 718 Ways and Means from one subject category to another subject category not yet disposed of in the 719 General Appropriation Bill.

| 720   | (3) A consolidated amendment to the General Appropriation Bill, offered by the committee on  |
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| 721   | Ways and Means, shall contain a fiscal note indicating its total expenditures.   |
| 722   | (4) Notwithstanding Rule 74, a consolidated amendment offered by the committee on Ways   |
| 723   | and Means, may not be divided.   |
| 724   | (c) Except for consolidated amendments or perfecting amendments offered by the committee   |
| 725   | on Ways and Means, no proposition on a subject different from the amendment under  |
| 726   | consideration shall be admitted under color of a further amendment to the General Appropriation  |
| 727   | Bill. A consolidated amendment to the General Appropriation Bill, offered by the committee on  |
| 728   | Ways and Means, shall be a motion offering an amendment in the second degree.  |
| 729   | (d) Any amendment to the General Appropriation Bill not complying with this rule shall be  |
| 730   | considered withdrawn; provided that, any such amendments shall be published as part of the   |
|   |  |
| 731   | amendment list published by the committee on Ways and Means.   |
| 731<br>732  | amendment list published by the committee on Ways and Means.<br>[Adopted Jan. 24, 2001; Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 23, 2007; Jan. 20, 2011;   |
|   |  |
| 732   | [Adopted Jan. 24, 2001; Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 23, 2007; Jan. 20, 2011;   |
| 732<br>733  | [Adopted Jan. 24, 2001; Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 23, 2007; Jan. 20, 2011; Jan. 29, 2015; Feb. 1, 2023.]   |
| 732<br>733<br>734   | [Adopted Jan. 24, 2001; Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 23, 2007; Jan. 20, 2011;<br>Jan. 29, 2015; Feb. 1, 2023.]<br>20B. When the General Appropriation Bill is reported by the committee on Ways and Means,  |
| <ul><li>732</li><li>733</li><li>734</li><li>735</li></ul>   | [Adopted Jan. 24, 2001; Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 23, 2007; Jan. 20, 2011;<br>Jan. 29, 2015; Feb. 1, 2023.]<br>20B. When the General Appropriation Bill is reported by the committee on Ways and Means,<br>it shall be made available to all members electronically and to the public via the website of the   |
| <ul> <li>732</li> <li>733</li> <li>734</li> <li>735</li> <li>736</li> </ul>                           | [Adopted Jan. 24, 2001; Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 23, 2007; Jan. 20, 2011;<br>Jan. 29, 2015; Feb. 1, 2023.]<br>20B. When the General Appropriation Bill is reported by the committee on Ways and Means,<br>it shall be made available to all members electronically and to the public via the website of the<br>General Court in a format to be determined by the Speaker in consultation with the Clerk. The  |
| <ul> <li>732</li> <li>733</li> <li>734</li> <li>735</li> <li>736</li> <li>737</li> </ul>              | [Adopted Jan. 24, 2001; Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 23, 2007; Jan. 20, 2011;<br>Jan. 29, 2015; Feb. 1, 2023.]<br>20B. When the General Appropriation Bill is reported by the committee on Ways and Means,<br>it shall be made available to all members electronically and to the public via the website of the<br>General Court in a format to be determined by the Speaker in consultation with the Clerk. The<br>committee on Ways and Means shall provide the membership with an electronic copy of its   |
| <ul> <li>732</li> <li>733</li> <li>734</li> <li>735</li> <li>736</li> <li>737</li> <li>738</li> </ul> | [Adopted Jan. 24, 2001; Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 23, 2007; Jan. 20, 2011;<br>Jan. 29, 2015; Feb. 1, 2023.]<br>20B. When the General Appropriation Bill is reported by the committee on Ways and Means,<br>it shall be made available to all members electronically and to the public via the website of the<br>General Court in a format to be determined by the Speaker in consultation with the Clerk. The<br>committee on Ways and Means shall provide the membership with an electronic copy of its<br>proposed text of said General Appropriation Bill, and an executive summary which shall include |

shall only be considered prior to the third reading of said bill to be in order, and that all other
amendments to the General Appropriations Bill shall only be considered subsequent to the third
reading of said bill.

745 [Adopted Jan. 9, 2003, Amended Jan. 23, 2007; Feb. 11, 2009; Feb. 1, 2023.]

746 21. Whenever the committee on Ways and Means reports an appropriation bill or capital 747 outlay bill, it shall make available to the members a report which includes an explanation of any 748 increase or decrease of five percent or more which results in an increase or decrease of one 749 million dollars or more for any item for which the Governor has made a recommendation, and an 750 explanation for the deletion of an item recommended by the Governor, and for the addition of an 751 item for which the Governor has made no recommendation. [25A.] (27A.)

752 22. Bills and resolves when ordered to a third reading shall be referred forthwith to the 753 committee on Bills in the Third Reading, which shall examine and correct them, for the purpose 754 of avoiding repetitions and unconstitutional provisions, and insuring accuracy in the text and 755 references, and consistency with the language of existing statutes; but any change in the sense or 756 legal effect, or any material change in construction, shall be reported to the House as an 757 amendment.

The committee on Bills in the Third Reading may consolidate into 1 bill any 2 or more relatedbills referred to it, whenever legislation may be simplified thereby.

Resolutions received from and adopted by the Senate or introduced or reported into the
House, after they are read and before they are adopted, shall be referred to the committee on
Bills in the Third Reading.

Amendments of bills, resolves and resolutions adopted by the Senate and sent to the House for concurrence, shall, subsequently to the procedure required by Rule 35 in respect to amendments, also be referred, in like manner, to the committee on Bills in the Third Reading.

When a bill, resolve or resolution has been so referred, no further action shall be taken until a report thereon has been made by the committee. Accompanying said report shall be a written explanation prepared by the committee defining any changes made in a bill, resolve or resolution so as to facilitate the proceedings of the House.

770 If a bill or resolve referred to the committee on Bills in the Third Reading requires a two-771 thirds vote because it contains an emergency preamble, or if it provides for the borrowing of 772 money by the Commonwealth and comes within the provisions of Section 3 of Article LXII of 773 the Amendments to the Constitution, or provides for the giving, loaning or pledging of the credit 774 of the Commonwealth and comes within the provisions of Section 1 of Article LXII (as amended 775 by Article LXXXIV) of the Amendments to the Constitution, or provides, upon recommendation 776 of the Governor, for a special law relating to an individual city or town and comes within the 777 provisions of clause (2) of Section 8 of Article LXXXIX of the Amendments to the Constitution 778 or provides for environmental protection within the provisions of Article XLIX as amended by 779 Article XCVII, the committee shall plainly indicate the fact on the outside of the bill or resolve, 780 or on a wrapper or label attached thereto. [26.] (33.)

781 [Amended Jan. 12, 1983; Jan. 11, 1985; May 5, 1993; Jan. 29, 2015; Feb. 1, 2023.]

Bills and resolves prepared for final passage shall be certified by the Clerk of the House,
after comparison, to be the same as the bills or resolves passed to be engrossed; and if found to
be properly prepared, the Clerk shall so endorse on the envelope thereof; and the question on

enactment or final passage or adopting an emergency preamble shall be taken thereon, withoutfurther reading, unless specifically ordered.

787 When a bill prepared for final passage contains an emergency preamble or when it provides 788 for the borrowing of money by the Commonwealth and comes within the provisions of Section 3 789 of Article LXII of the Amendments to the Constitution, or provides for the giving, loaning or 790 pledging of the credit of the Commonwealth and comes within the provisions of Section 1 of 791 Article LXII (as amended by Article LXXXIV) of the Amendments to the Constitution, or 792 provides, upon recommendation of the Governor, for a special law relating to an individual city 793 or town and comes within the provisions of clause (2) of Section 8 of Article LXXXIX of the 794 Amendments to the Constitution, or provides for environmental protection within the provisions 795 of Article XLIX as amended by Article XCVII, the Clerk shall plainly indicate the fact on the 796 envelope thereof. [27.] (34.) [See Rule 40.]

797 [Amended Jan. 12, 1983; Jan. 29, 2015.]

798 23A. No member of the House, except the Speaker, Speaker pro Tempore, Majority Leader, 799 Assistant Majority Leader, Second Assistant Majority Leader, Minority Leader, Assistant 800 Minority Leader, Second Assistant Minority Leader, Third Assistant Minority Leader, Vice-801 Chairperson of the Committee on Ways and Means, Assistant Vice-Chairperson of the 802 Committee on Ways and Means and committee chairs with respect to committee business, shall 803 receive privileges or compensation for postage which is greater than seventy-five percent of the 804 amount allowed as standard practice during the 186th biennial session of the General Court, as 805 determined by the House Business Manager.

806 [Adopted Jan. 11, 1985; Amended Jan. 24, 2001; Jan. 26, 2005; Jan. 20, 2011; Feb. 1, 2023.]

807 24. (a) (1)Petitions, recommendations and reports of state officials, departments,

808 commissions including legislative commissions, and boards, special reports including legislation 809 initiated by the Committee on Ethics pursuant to rule 16, and reports of special committees and 810 commissions including legislative commissions, shall be filed with the Clerk in a format to be 811 determined by said Clerk, who shall, unless they are subject to other provisions of these rules or 812 the rules of the two branches, refer them, with the approval of the Speaker, to the appropriate 813 committees, subject to such change of reference as the House may make. The reading of all such 814 documents may be dispensed with, but they shall be entered in the Journal of the same or the 815 next legislative day after such reference except as provided in Joint Rule 13.

(2) All orders, including motions or orders proposed for joint adoption, resolutions and other
papers intended for presentation, except those hereinbefore mentioned, shall be filed with the
Clerk in a format to be determined by said Clerk, who shall, prior to the procedure required by
other provisions of these rules or of the rules of the two branches, refer them to the committee on
Rules.

(b) Resolutions for adoption by the House only or resolutions for joint adoption shall only beconsidered for adoption in the House if the resolution meets the criteria set forth in this rule.

(c) Resolutions shall consist of: (i) no more than 5 clauses beginning with the word
"WHEREAS", which shall contain statements of facts or opinions; and (ii) no more than 2

825 clauses beginning with the word "RESOLVED".

(d) Resolutions shall recognize, honor, commend, celebrate or commemorate a momentous
achievement, special occasion or significant event or date; provided, however, that the following
resolutions shall not be considered for adoption:

(i) resolutions recognizing, honoring, commending, celebrating or commemorating thebirthday of a person under the age of 80;

831 (ii) resolutions recognizing, honoring, commending, celebrating or commemorating a

- 832 wedding anniversary of a married couple of less than 50 years,
- 833 (iii) resolutions recognizing, honoring, commending, celebrating or commemorating an
- anniversary of an organization of less than 20 years;
- 835 (iv) resolutions recognizing, honoring, commending, celebrating or commemorating a class836 reunion;
- (v) resolutions recognizing, honoring, commending, celebrating or commemorating a for-profit organization;
- (iv) resolutions proclaiming certain days, weeks or months;

840 (vii) resolutions that includes a statement of policy or ideology.

841 (e) Suspension of subsections (b) through (d) of this rule shall require unanimous consent of842 the members present.

843 (3) Petitions and other papers so filed which are subject to the provisions of Joint Rule 7A,

844 7B, or 9 shall be referred by the Clerk to the committee on Rules. Petitions and other papers so

- 845 filed, which are subject to the provisions of the second paragraph of Joint Rule 12, shall, prior to
- 846 the procedure required by said rule, be referred by the Clerk to the committee on Rules. The
- reading of all such papers may be dispensed with, but they shall be entered in the Journal of the
- same or the next legislative day after such reference.

(4) Matters which have been placed on file during the preceding year may be taken from the
files by the Clerk upon request of any member or member-elect; and matters so taken from the
files shall be referred or otherwise disposed of as provided above.

(5) Recommendations and special reports of state officials, departments, commissions and
boards, reports of special committees and commissions, bills and resolves accompanying
petitions, recommendations and reports, and resolutions shall be made available under the
direction of the Clerk, who may cause to be made available, with the approval of the Speaker,
any other documents filed as herein provided.

(6) All such legislation and reports filed with the Clerk shall be submitted in a format
prescribed by said Clerk. Said documents shall contain the name or names of the primary
sponsors and a list of the names of all petitioners praying for the legislation. Additional names
may be added to the list of the petitioners; provided, however, that, such additional names shall
be submitted in a format to be determined by the Clerk.

(7) Any petition so submitted that is a refile of a measure submitted in a previous session shall
include, in the appropriate space provided, the session year for which the measure was filed and
the House or Senate bill number or docket number assigned to such measure in such previous
session.

(8) Debate upon the suspension of this rule shall be limited to 10 minutes, 3 minutes for each
member, and the Speaker shall recognize the member presenting the order, resolution or petition
first; provided, however, that suspension of this rule shall require unanimous consent of the
members present. Any order, except such order that would amend the Rules of the House,
resolution or petition referred to the committee on Rules after the question of suspension of this
rule has been negatived, or any order, resolution or petition filed after the beginning of the

session and referred to the committee on Rules, shall not be discharged from said committee
except by unanimous consent of the House. Motions to discharge the committee on Rules shall
be subject to the provisions of paragraph 2 of Rule 28. [28.] (20.) [See Rules 36 and 85.]
[Amended April 27, 1981; Jan. 9, 1989; Jan. 9, 1991; Jan. 26, 2005; Feb. 11, 2009; Jan. 29,
2015; Jan. 30, 2019; Jul. 7, 2021; Feb. 1, 2023.]

877 25. Every petition for legislation shall be accompanied by a bill or resolve embodying the
878 legislation prayed for. [29.] [See Joint Rule 12.]

879 26. When the object of an application can be secured without a special act under existing 880 laws, or, without detriment to the public interests, by a general law, the committee to which the 881 matter is referred shall report such general law or ought not to pass, as the case may be. The 882 committee may report a special law on matters referred to it upon (1) a petition filed or approved 883 by the voters of a city or town, or the mayor and city council, or other legislative body, of a city, 884 or the town meeting of a town, with respect to a law relating to that city or town; (2) a 885 recommendation by the Governor; or (3) matters relating to erecting and constituting 886 metropolitan or regional entities, embracing any two or more cities and towns, or established 887 with other than existing city or town boundaries, for any general or special public purpose or 888 purposes. [30.] (16.) [See Joint Rule 7.]

889 [Amended Feb. 11, 2009.]

890 27. With the exception of matters referred to the committee on Rules under the provisions of
891 paragraph (3) of Rule 24, committees shall report on all matters referred to them. The committee
892 on Ways and Means shall report the General Appropriation Bill not later than the second
893 Wednesday of May; and provided further that said committee shall make available to the

894 members all data compiled for justification of budgetary recommendations in all appropriation895 bills. [33.]

896 [Amended April 18, 1979; Jan. 14, 1997; Jan. 29, 2015.]

897 27A. [Omitted Jan. 23, 2007.]

898 28. (1) Motions directing the committee on Ways and Means to report certain matters to the 899 House, or motions discharging said committees from further consideration of certain matters, 900 shall not be considered until the expiration of seven calendar days and shall require a majority 901 vote of the members present and voting for adoption. Committees so directed to report shall file 902 a report with the Clerk within 4 legislative days. The committee on Ways and Means may not be 903 directed to report or be discharged from further consideration of any appropriation or capital 904 outlay measure.

(2) The committee on Rules, except as provided in Rule 24, and the committee on Bills in the
Third Reading shall not be discharged from consideration of any measure or be directed to report
on any measure within 10 calendar days of its reference without the unanimous consent of the
House, or after such 10 day period except by a vote of a majority of the members present and
voting thereon.

(3) Matters discharged under the provisions of this rule shall be placed in the Orders of the
Day for the next sitting. Petitions discharged under the provisions of this rule shall be considered
as favorably reported and the bill, resolve, resolution or order accompanying such petitions shall
be placed in the Orders of the Day for the next sitting.

914 (4) During the last week of the session, the provisions of paragraphs (1) and (3) of this rule915 shall be inoperative.

(5) A second motion to discharge a matter from a committee or a second motion to direct a
committee to report a matter shall not be entertained until the first such motion has been disposed
of.

919 (6) As an alternative procedure to that provided under the provisions of this rule, the members 920 of the House may, by filing a petition signed by a majority of the members elected to the House, 921 discharge the House committee on Ways and Means, the House committee on Bills in the Third 922 Reading, and the House committee on Rules from further consideration of a legislative matter. 923 Seven days following the filing of the petition with the House Clerk, the committee shall be 924 discharged from further consideration of the legislative matter specified in the petition and the 925 House Clerk shall place the matter in the Orders of the Day for the next calendar day that the 926 House is meeting.

927 (7) For the purpose of this rule, matters not appearing on the Calendar which are not before 928 any committee shall be deemed to be before the Rules committee. Notwithstanding the previous 929 sentence, a bill which has been engrossed by the House and Senate shall be placed before the 930 House for enactment. Any member may request to the House that a matter engrossed in the 931 House and Senate, returned for final passage by the engrossing division, and reviewed and 932 released by the Committee on Bills in Third Reading be placed before the House for enactment. 933 The Speaker shall, in response to such a request of a member, put the matter before the House at 934 the conclusion of the matter then pending.

(8) This rule shall not be suspended unless by unanimous consent of the members present.(27C, 32A.)

937 [Amended Jan. 12, 1981; April 27, 1981; Jan. 12, 1983; Nov. 17, 1983; Jan. 11, 1985; Jan. 9,
938 1989; Jan. 9, 1991; Jan. 24, 2001; Jan. 9, 2003; Jan. 26, 2005, Jan. 23, 2007; Jan. 29, 2015.]

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| 939 | 28A. The committee on Bills in the Third Reading shall report on a legislative matter not later     |
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| 940 | than 45 days following the day the matter was referred to it. The Clerk shall indicate on the       |
| 941 | Calendar entry of every matter before the committee on Bills in the Third Reading the date that     |
| 942 | said matter was referred to said committee.   |
| 943 | [Adopted Jan. 11, 1985; Amended Jan. 9, 2003; Jan. 29, 2015.]                                       |
| 944 | <b>REGULAR COURSE OF PROCEEDINGS.</b>   |
| 945 | Petitions.  |
| 946 | 29. The member presenting a petition shall endorse their name thereon; and the reading              |
| 947 | thereof shall be dispensed with, unless specially ordered. [37.] (18.)                              |
| 948 | [Amended Jan. 11, 1985; Jan. 30, 2019.]   |
| 949 | Motions Contemplating Legislation, etc.   |
| 950 | 30. All motions contemplating legislation shall be founded upon petition, except as follows:        |
| 951 | The committee on Ways and Means may originate and report appropriation bills as provided            |
| 952 | in Rule 20. Messages from the Governor shall, unless otherwise ordered, be referred to the          |
| 953 | appropriate committee, which may report by bill or otherwise thereon. A similar disposition         |
| 954 | shall, unless otherwise ordered, be made of reports by state officers and committees authorized to  |
| 955 | report to the Legislature, and similar action may be had thereon.                                   |
| 956 | Messages from the Governor returning appropriation bills, or parts of appropriation bills, with     |
| 957 | objections or reductions of sections or items thereof, shall be reconsidered subsequent to a report |
| 958 | of the committee on Ways and Means. Messages or recommendations from the Governor shall             |
| 959 | be filed with the Clerk in a format to be determined by the Clerk. [40.] (19.)                      |

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960 [Amended Jan. 24, 2001.]

961

## Bills and Resolves.

| 962               | 31. Bills shall be drafted in a format approved by the Counsel to the House and submitted in a  |
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| 963               | format to be determined by the Clerk. Bills amending existing laws shall not provide for striking   |
| 964               | words from, or inserting words in, such laws, unless such course is best calculated to show   |
| 965               | clearly the subject and nature of the amendment. No repealed law, and no part of any repealed   |
| 966               | law, shall be re-enacted merely by reference. [42.] (17.)   |
| 967               | [Amended Jan. 9, 2003; Jan. 26, 2005; Jan. 29, 2015.]   |
|                   |   |
|                   |   |
| 968               | 32. If a committee to which a bill is referred reports that the same ought not to pass, the   |
| 968<br>969        | 32. If a committee to which a bill is referred reports that the same ought not to pass, the question shall be "Shall this bill be rejected?". If the question on rejection is negatived, the bill, if   |
|                   |   |
| 969               | question shall be "Shall this bill be rejected?". If the question on rejection is negatived, the bill, if   |
| 969<br>970        | question shall be "Shall this bill be rejected?". If the question on rejection is negatived, the bill, if<br>it has been read but once, shall be placed in the Orders of the Day for the next sitting for a   |
| 969<br>970<br>971 | question shall be "Shall this bill be rejected?". If the question on rejection is negatived, the bill, if<br>it has been read but once, shall be placed in the Orders of the Day for the next sitting for a<br>second reading without question; otherwise it shall be placed in the Orders of the Day for the |

- 974 [Amended Jan. 30, 2019.]
- 975 32A. [Omitted Jan. 26, 2005.]

33. Bills involving an expenditure of public money or grant of public property, or otherwise
affecting the state finances, unless the subject matter has been acted upon by the joint committee
on Ways and Means, shall, after their first reading, be referred to the committee on Ways and
Means, for report on their relation to the finances of the Commonwealth.

980 New provisions shall not be added to such bills by the committee on Ways and Means, unless981 directly connected with the financial features thereof.

Orders reported in the House or received from the Senate involving the expenditure of public money for special committees, shall, before the question is taken on the adoption thereof, be referred to the committee on Ways and Means, whose duty it shall be to report on their relation to the finances of the Commonwealth.

Every such bill involving a capital expenditure for new projects, or an appropriation for repairs, or any legislation, the cost of which, in the opinion of the committee, exceeds the sum of one hundred thousand dollars when reported into the House by the committee on Ways and Means, shall be accompanied by a fiscal note indicating the amount of public money which will be required to be expended to carry out the provisions of the proposed legislation, together with an estimate of the cost of operation and maintenance for the first year if a new project is involved. [44.] (27.)

993 [Amended April 18, 1979; Jan. 12, 1981; Jul. 17, 2003; Jan. 26, 2005.]

994 33A. Copies of all bills shall be available, in a format to be determined by the Speaker in 995 consultation with the Clerk, to all members of the House and the public electronically via the 996 website of the General Court; provided, however, that any bill or resolve to be considered by the 997 House at a formal session shall be available to all members electronically and to the public via 998 the website of the General Court no later than 12:00 P.M. the day prior to consideration thereof 999 by the House in a formal session; provided further that, to the extent practicable, a summary of 1000 any bill containing meaningful policy changes to be considered by the House in a formal session 1001 shall be made available by the chair of the committee reporting the bill, to all members of the

House prior to the commencement of roll calls for the formal session in which the bill will beconsidered.

1004 All amendments offered by members to any legislative matter in the House shall be submitted 1005 in a format to be determined by the Clerk in consultation with the Speaker; provided, however, 1006 that an amendment to any bill or resolve to be considered by the House at a formal session shall 1007 be filed by 5:00 P.M. on the day the bill or resolve is made available to the members pursuant to 1008 the first paragraph of this rule. Amendments shall be considered by the House chronologically as 1009 submitted to the Clerk, except for an amendment in the second degree; provided that all 1010 amendments shall be drafted in proper form acceptable to the Clerk; and provided further that the 1011 Clerk shall print each amendment so filed and such printed copy shall be considered to be the 1012 official amendment for that bill and there shall be available to the members a duplicate copy of 1013 each amendment. (33A.)

1014 When the House considers any bill or resolve, other than the General Appropriations Bill, it 1015 shall be read a second time and, subsequent to the consideration of any amendments 1016 recommended by a committee or committees, it shall forthwith be considered by the House, the 1017 question being on ordering it to a third reading, without any other amendments. A bill or resolve 1018 so ordered to a third reading shall be immediately referred to the committee on Bills in the Third 1019 Reading and, upon being released by said committee, it shall be read a third time and shall then 1020 be open to amendments, the main question being on passing the bill or resolve to be engrossed. 1021 Except for consolidated amendments or perfecting amendments offered by the committee on 1022 Ways and Means, no proposition on a subject different from the amendment under consideration 1023 shall be admitted under color of a further amendment to any bill or resolve. A consolidated

- amendment to any bill or resolve, offered by the committee on Ways and Means, shall be amotion offering an amendment in the second degree.
- 1026 [Adopted Nov. 17, 1983; Amended Nov. 28, 1984; Jan. 12, 1987; Jan. 9, 1991; Jan. 17,
- 1027 19951; Jan. 9, 2003; Jan. 26, 2005, Jan. 23, 2007; Jan. 29, 2015; Jul. 7, 2021; Feb. 1, 2023.]
- 1028 33B. [Omitted Jan. 26, 2005.]
- 1029 33C. [Omitted Jan. 26, 2005.]
- 1030 33D. [Omitted Jan. 26, 2005.]
- 1031 33E. No consolidated amendment offered by the committee on Ways and Means shall be
- 1032 considered by the House until the expiration of at least 30 minutes after the consolidated
- amendment shall have been first filed with the Clerk and made available to the members. This
- 1034 rule shall not be suspended unless by unanimous consent of the members present.
- 1035 [Added Feb. 4, 2010; Amended Jan. 29, 2015.]
- 1036 33F. No consolidated amendment shall be adopted except by a roll call vote.
- 1037 [Added Feb. 2, 2017.]
- 1038 34. Bills from the Senate, after their first reading, shall be referred to a committee of the
- 1039 House. [45.] (26.)
- 1040 [Amended Jan. 26, 1999.]
- 35. Amendments proposed by the Senate, and sent back to the House for concurrence, shall
  be referred to the committee on Bills in Third Reading, provided that the journal shall reflect the

| 1043 | referral; and provided further that subsequent to a report from said committee, the amendments |
|------|--|
| 1044 | shall be considered forthwith. [46.] (36.)   |

1045 [Amended April 18, 1979; Jan. 12, 1981; Jan. 26, 2005, Jan. 23, 2007; Jan. 23, 2013.]

- 1046 36. No bill shall be proposed or introduced unless received from the Senate, reported by a
- 1047 committee, or moved as an amendment to the report of a committee. [47.] (36.)

1048 37. Bills, resolves and other papers that have been, or, under the rules or usage of the House,

are to be made available in a format to be determined by the Speaker in consultation with the

1050 Clerk, shall be read by their titles only, unless the full reading is requested by vote of a majority

- 1051 of those members present and voting.
- 1052 [Amended Jan. 9, 2003, Amended, Jan. 23, 2007.] [48.] (29.)

38. When a bill, resolve, order, petition or memorial has been finally rejected or disposed of
by the House, no measure substantially the same shall be introduced by any committee or
member during the same session. This rule shall not be suspended unless by unanimous consent
of the members present. [49.] (54.)

39. No bill shall be passed to be engrossed without having been read on three separatelegislative days. [51.] (28.)

1059 [Amended Jan. 11, 1985.]

1060 40. No engrossed bill shall be amended, except by striking out the enacting clause. A motion

1061 to strike out the enacting clause of a bill shall be received when the bill is before the House for

1062 enactment. If the bill contains an emergency preamble, a motion to suspend this rule may be

1063 received before the adoption of the emergency preamble and, if suspended, the amendment may

1064 contain a new emergency preamble. This rule shall not apply to a bill or resolve returned by the 1065 Governor with a recommendation of amendment in accordance with the provisions of Article 1066 LVI of the Amendments to the Constitution; nor shall it apply to amendments of engrossed bills 1067 proposed by the Senate and sent to the House for concurrence, which amendments shall be 1068 subject to the provisions of Rule 35, provided, however, that an affirmative vote on a motion to 1069 suspend this rule shall be required in order to offer an amendment to such an engrossed bill when 1070 the question before the House is on adoption of an emergency preamble, re-enactment or 1071 enactment, as the case may be. [53.] (49.)

1072 [Amended, Jan. 23, 2007; Jan. 20, 2011; Jan. 23, 2013; Jan. 29, 2015.]

1073 41. Bills received from the Senate and bills reported favorably by committees, when not 1074 referred to another standing committee of the House, shall, prior to being placed in the Orders of 1075 the Day, be referred to the committee on Steering, Policy and Scheduling. Resolutions received 1076 from and adopted by the Senate, or reported in the House by committees, shall, if proposed for 1077 joint adoption, be referred to said committee on Steering, Policy and Scheduling. [56.] (26.)

1078 [Amended Jan. 14, 1997; Jan. 26, 1999.]

42. Reports of committees, not by bill or resolve, including orders if proposed for joint adoption, after they are received from the Senate, or made in the House, as the case may be, shall, unless subject to the provisions of any other House or joint rules, be referred to the committee on Steering, Policy and Scheduling; provided that the report of a committee asking to be discharged from further consideration of a subject, and recommending that it be referred or recommitted to another committee, or a report of a committee recommending that a matter be placed on file, shall be immediately considered. Reports of committees on proposals for amendments to the Constitution shall be dealt with in accordance with the provisions of JointRule 23. [57.] (36.)

1088 [Amended Jan. 14, 1997; Jan. 29, 2015.]

1089 42A. The Clerk shall, prior to 3 o'clock P.M., on the day preceding a session, make available

1090 by electronic communication or other means, a list of all reports of the committee on Steering,

1091 Policy and Scheduling, asking to be discharged from further consideration of subjects, and

1092 recommending that the subjects be referred to other committees.

1093 [Adopted Jan. 26, 2005; Amended Jan. 29, 2015.]

43. Bills ordered to a third reading shall be placed in the Orders of the Day for the next dayfor such reading. [58.] (32.)

1096 Special Rules Affecting the Course of Proceedings.

1097 44. The Speaker may designate when an informal session of the House shall be held provided 1098 said Speaker gives notice of such informal session at a prior session of the House. The Speaker 1099 may, in cases of emergency, cancel a session or declare any session of the House to be an 1100 informal session. At an informal session the House shall only consider reports of committees, 1101 papers from the Senate, bills for enactment or resolves for final passage, bills containing 1102 emergency preambles and the matters in the Orders of the Day. Motions to reconsider moved at 1103 such informal session shall be placed in the Orders of the Day for the succeeding day, and no 1104 new business shall be entertained, except by unanimous consent. 1105 Formal debate, or the taking of the sense of the House by yeas and nays shall not be

1106 conducted during such informal session.

Upon the receipt of a petition signed by at least a majority of the members elected to the House, so requesting, the Speaker shall, when the House is meeting in informal session under the provisions of Joint Rule 12A, designate a formal session, to be held within seven days of said receipt, for the purpose of considering the question of passage of a bill, notwithstanding the objections of the Governor, returned pursuant to Article 2, Section 1, Chapter1, Part 2 of the Massachusetts Constitution. This rule shall not be suspended unless by unanimous consent of the members present. [59.] (5A.)

1114 [Amended Jan. 11, 1985; Jan. 12, 1987; Jan. 17, 1995; Jan. 14, 1997; Jan. 24, 2001; Jan. 9,
1115 2003; Feb. 11, 2009.]

45. After entering upon the consideration of the Orders of the Day, the House shall proceed with them in regular course as follows: Matters not giving rise to a motion or debate shall first be disposed of in the order in which they stand in the Calendar; after which the matters that were passed over shall be considered in like order and disposed. The provisions of this paragraph shall not be suspended unless by unanimous consent of the members present.

1121 Notwithstanding the provisions of this rule, during consideration of the Orders of the Day, the 1122 committee on Ways and Means and the committee on Bills in the Third Reading may present 1123 matters for consideration of the House after approval of two-thirds of the members present and 1124 voting, without debate. [59.] (37.) [See Rule 47.]

1125 [Amended Jan. 12, 1981; Jan. 12, 1983; Feb. 11, 2009.]

46. When the House does not finish the consideration of the Orders of the Day, those which
had not been acted upon shall be the Orders of the Day for the next and each succeeding day
until disposed of, and shall be entered in the Calendar, without change in their order, to precede

matters added under Rule 7A; provided, however, that all other matters shall be listed innumerical order by Calendar item.

1131 The unfinished business in which the House was engaged at the time of adjournment shall 1132 have the preference in the Orders of the Day for the next day. [60.] (35.)

1133 [Amended Jan. 12, 1987; Jan. 26, 1999.]

1134 47. No matter which has been duly placed in the Orders of the Day shall be discharged

therefrom, or considered out of the regular course. [61.] (38.) [See Rule 45.]

1136 Voting.

1137 48. Members desiring to be excused from voting shall make application to that effect before 1138 the division of the House or the taking of the yeas and nays is begun. Such application may be 1139 accompanied by a brief statement of reasons by the member. The Clerk shall, prior to the first 1140 roll call of the sitting, announce the name of any member who has informed the Clerk to not call 1141 their name or lock their voting station. The Clerk shall also announce prior to any subsequent roll call of the sitting the name of any member who had informed said Clerk not to call their 1142 1143 name or lock their voting station since the taking of the immediately preceding roll call. 1144 A member absent from the House for a formal session period of a day or longer shall notify the 1145 Clerk in writing of the intended absence. A member absent during a formal session for an

1146 extended period or for the remainder of the session shall notify the Clerk in person. The Clerk

1147 shall provide a written notice to any such absent member.

1148 The Clerk shall disable the voting station of any such member notifying the Clerk of an absence

1149 pursuant to this Rule. The Clerk shall also disable the voting station of any member failing to

answer the first non-quorum roll call of a legislative sitting; provided, however, that the Clerk

shall reactivate the voting station upon receiving notification of the member's return to the HouseChamber. ([64.] (57.)

1153 [Amended Feb. 11, 2009; Jan. 30, 2019.]

1154 49. If the presence of a quorum is doubted, a count of the House shall be made. When a yea 1155 and nay vote is taken, the members, with the exception of the Speaker, shall vote only from their 1156 seats. A member who has been appointed by the Speaker to perform the duties of the Chair, or a 1157 person who has been elected Speaker pro Tempore, may designate some member or a court 1158 officer to cast a vote for said member on any vote taken on the electronic voting system while 1159 such member is presiding. Said designated member performing the duties of the Chair, or 1160 Speaker pro Tempore, may, if the Speaker is in the State House, cast a vote for the Speaker. The 1161 Speaker shall state the pending question before opening the system for voting.

The Speaker may direct the Clerk to cast a vote for a member who is in the House Chamber, but who is unable to vote due to a malfunction of their voting station or inability to open their voting station.

1165 Except in the case of a vote to ascertain the presence of a quorum, if a member is prevented 1166 from voting personally using the electronic voting system because of physical disability, said 1167 member shall, if present in the State House, be excused from so voting and the Speaker shall 1168 assign a court officer to cast said member's vote so long as said physical disability continues; 1169 provided that the Speaker shall announce the action of the Chair to the membership prior to 1170 assigning a court officer to cast the member's vote and provided further that the Speaker shall 1171 announce the action to the membership the first time a vote is cast for that member on each 1172 successive day.

A member serving on active reserve military duty may participate remotely in a formal session, subject to the requirements and limitations of federal law and regulation, including, but not limited to, United States Department of Defense Directive 1344.10. A member serving on active reserve military shall notify the Clerk of such service as soon as practicable.

1177 A member diagnosed with a serious medical condition may, upon submission of a request for 1178 an accommodation to participate remotely to Counsel appointed pursuant to Rule 13B, 1179 accompanied by documentation from said member's medical provider that an accommodation is 1180 necessary, may participate remotely in a formal session. Upon receipt and approval of a request 1181 for accommodation to participate remotely Counsel shall notify the Clerk that the member filing 1182 the request has been authorized to participate remotely. Other than the notification provided to 1183 the Clerk, Counsel shall maintain any request for accommodation pursuant to this rule as 1184 confidential.

A member authorized to participate remotely in a formal session pursuant to this Rule shall have the same privileges, rights and responsibilities as if the member were physically present in the House Chamber, including without limitation, the right, privilege and responsibility to cast votes on all questions or other matters brought to a vote and the ability to take the oath required pursuant to Part the Second, Chapter VI, Article I of the Constitution of the Commonwealth.

The Journal of the House for any formal session of the House where a member is
participating remotely in a formal session pursuant to this Rule shall not specify which members
participated remotely. [65.]

[Amended April 18, 1979; Jan. 12, 1987; Jan. 9, 1991; Jan. 9, 2003; Jan. 20, 2011; Feb. 11,
2009; Jan. 30, 2019; Feb. 1, 2023.]

50. When a question is put, the sense of the House shall be taken by the voices of the members, and the Speaker shall first announce the vote as it appears to the Speaker by the sound. If the Speaker is unable to decide by the sound of the voices, or if the announcement made thereupon is doubted by a member rising in their place for that purpose, the Speaker shall order a division of the number voting in the affirmative and in the negative, without further debate upon the question. [66.] (55.)

1201 [Amended Jan. 11, 1985; Feb. 11, 2009; Jan. 30, 2019.]

1202 51. When a return by division of the members voting in the affirmative and in the negative is 1203 ordered, the members for or against the question, when called on by the Speaker, shall rise in 1204 their places, and stand until they are counted. If, upon the taking of such a vote, the presence of a 1205 quorum is doubted, a count of the House shall be had, and if a quorum is present the vote shall 1206 stand. [67.]

1207 52. The sense of the House shall be taken by yeas and nays whenever required by ten percent 1208 of the members elected. The Speaker shall, after waiting up to an interval of twelve minutes, 1209 state the pending question and, after opening the electronic voting system, instruct the members 1210 to vote for not less than two minutes and no more than twenty-two minutes, the Speaker shall 1211 close said system and cause totals to be displayed and a record made of how each member 1212 present voted; provided, that if at any time during said voting period any standing, joint or 1213 conference committee is meeting in public or executive sessions, the Speaker shall leave the 1214 electronic voting machine open for not less than 5 minutes.

1215 Any member desiring to be recorded as being "present" when a yea and nay vote is taken on 1216 the electronic roll call system shall so notify the Clerk in person after said vote is ordered and 1217 before the vote is announced.

1218 In the event the electronic voting system is not in operating order, the roll of the House shall 1219 be called in alphabetical order; provided, however, that no member shall be allowed to vote or to 1220 answer "present" who was not on the floor before the vote is declared; provided, however, that a 1221 member, who was in the State House on a previous roll call, may be recorded by reporting to the 1222 Clerk within five minutes after such vote is closed, unless objection is made thereto and it is 1223 seconded; and provided further that the presiding officer shall not, for said purpose, interrupt the 1224 member who is speaking on the floor; provided, however, that such request may be announced to 1225 the House subsequent to the five minutes. The Speaker shall not entertain any requests beyond 1226 said five-minute period. Once the voting has begun it shall not be interrupted except for the 1227 purpose of questioning the validity of a member's vote before the result is announced. Except as 1228 heretofore provided, any member who shall vote or attempt to vote for another member or any 1229 person not a member who votes or attempts to vote for a member, or any member or other person 1230 who willfully tampers with or attempts to impair or destroy in any manner whatsoever the voting 1231 equipment used by the House, or change the records thereon shall be punished in such manner as 1232 the House determines; and provided further, that such a violation shall be reported to the Ethics 1233 Committee. [68.] (56, 57.)

Upon completion of the tally by the Clerk and the announcement of the vote by the Speaker,
the results of all roll calls conducted shall be conspicuously posted on the website of the General
Court.

| 1237 | [Amended Jan. 12, 1983; Jan. 11, 1985; Jan. 12, 1987; Jan. 9, 1991; Jan. 24, 2001; Jan. 9, |
|------|--|
| 1238 | 2003; Jan. 26, 2005; Feb. 11, 2009; Jan 20, 2011; Jul. 7, 2021; Feb. 1, 2023.]             |

53. The call for yeas and nays shall be decided without debate. If the yeas and nays have been ordered before the question is put, the proceedings under Rules 50 and 51 relative to verification of the vote by the voices of the members or by a return of divisions shall be omitted; if not, they may be called for in lieu of a return by divisions when the Speaker's announcement is doubted by a member rising in their place, and, if then ordered, the proceedings under Rules 50 and 51 shall be omitted. [69.] (52.)

1245 [Amended Jan. 26, 1999; Jan. 30, 2019.]

1246

### Reconsideration.

1247 54. No motion to reconsider a vote shall be entertained unless it is made on the same day on 1248 which the vote was taken, or before the Orders of the Day have been taken up on the next day 1249 thereafter on which a quorum is present. If reconsideration is moved on the same day, the motion 1250 shall be placed first in the Orders of the Day for the succeeding day; but, if it is moved on the 1251 succeeding day, the motion shall be considered forthwith except that if said motion is moved on 1252 a day on which an informal session has been designated, it shall be placed in the Orders of the 1253 Day for the succeeding day. If reconsideration is moved after July first of the second annual 1254 session and thereafter, on any main question, it shall be considered forthwith. This rule shall not 1255 prevent the reconsideration of a vote on a subsidiary, incidental or dependent question at any 1256 time when the main question to which it relates is under consideration; and provided, further, 1257 that a motion to reconsider a vote on any subsidiary, incidental or dependent question shall not 1258 remove the main subject under consideration from before the House, but shall be considered at

| 1259 | the time when it is made. This rule shall not be suspended unless by unanimous consent of the  |
|------|--|
| 1260 | members present. [70.] (53.)   |
| 1261 | [Amended Jan. 12, 1981, Jan. 23, 2007.]  |
| 1262 | 55. When a motion for reconsideration is decided, that decision shall not be reconsidered, and |
| 1263 | no question shall be twice reconsidered; nor shall any vote be reconsidered upon any of the    |
| 1264 | following motions:   |
| 1265 | to recess,   |
| 1266 | to adjourn,  |
| 1267 | on sustaining a ruling of the Chair,   |
| 1268 | to close debate at a specified time,   |
| 1269 | to postpone if voted in the negative,  |
| 1270 | to discharge or direct a committee to report,  |
| 1271 | to commit or recommit,   |
| 1272 | for second or subsequent legislative days,   |
| 1273 | for the previous question, or  |
| 1274 | for suspension of rules.   |
| 1275 | This rule shall not be suspended unless by unanimous consent of the members present. [71.]     |
| 1276 | (53.)  |
| 1277 | [Amended Jan. 12, 1981; Jan. 12, 1983; Jan. 9, 1991.]  |

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| 1278 | 56. Debate on motions to reconsider shall be limited to fifteen minutes, and no member shall      |
|------|---|
| 1279 | occupy more than three minutes, but on a motion to reconsider a vote upon any subsidiary or       |
| 1280 | incidental question, debate shall be limited to ten minutes, and no member shall occupy more      |
| 1281 | than three minutes.   |
| 1282 | If the House has voted to close debate on any question, a motion to reconsider said question      |
| 1283 | shall be decided without debate. [72.] (52.)  |
| 1284 | [Amended Jan. 12, 1981; Jan. 12, 1987.]   |
| 1285 | RULES OF DEBATE.  |
| 1286 | 57. Every member, when about to speak, shall rise and respectfully address the Speaker and        |
| 1287 | shall confine themselves to the question under debate. [73.] (39.)                                |
| 1288 | [Amended Jan. 11, 1985; Feb. 1, 2023.]  |
| 1289 | 58. Every member while speaking shall avoid personalities; and shall sit down when finished.      |
| 1290 | No member shall speak out of their place without leave of the Speaker. [73.] (39.)                |
| 1291 | When two or more members rise at the same time, the Speaker shall name the member                 |
| 1292 | entitled to the floor, preferring one who rises in their place to one who does not. [74.] (40.)   |
| 1293 | [Amended Jan. 11, 1985; Jan. 30, 2019.]   |
| 1294 | 59. If a member repeatedly violates any of the rules of the House, or disrupts the orderly        |
| 1295 | procedure of the House, the Speaker, after warning the member of such violations, shall call the  |
| 1296 | member to order, and order that member to take their seat. A member so called to order shall lose |
| 1297 | the right to speak on the pending subject-matter but shall not be debarred from voting. A member  |

so called to order shall remain seated until the House begins consideration of another subjectmatter or unless the Speaker earlier returns to the member their rights to the floor.

If a member so called to order refuses to immediately take their seat, the Speaker shall immediately name that member, who shall be escorted from the Chamber under escort of the Sergeant-at-Arms. The matter shall thereupon, on motion, be referred to a special committee of three to be appointed by the Speaker. Said special committee shall make a report to the House of

1304 its recommendations, which report shall be read and accepted.

Having been named, a member shall not be allowed to resume their seat until said memberhas complied with the recommendations of the committee as accepted by the House.

1307 If, after a member is seated or named, the action of the Speaker is appealed, the House shall
1308 decide the case by a majority vote of the members present and voting, but if there is no
1309 immediate appeal, the decision of the Speaker shall be conclusive.

1310 [Amended Jan. 12, 1981; Jan. 11, 1985; Feb. 11, 2009; Jan. 30, 2019.]

60. No member shall interrupt another while speaking except by rising to a point of order, to a
question of personal privilege, to doubt the presence of a quorum, or to ask the person speaking
to yield.

1314 Members may rise to explain matters personal to them by leave of the presiding officer, but1315 shall not discuss pending questions in such explanations.

1316 Questions of personal privilege shall be limited to questions affecting the rights, reputation,

1317 and conduct of the member in their representative capacities.

1318 Members may rise to ask questions of parliamentary inquiry concerning the pending matter

1319 by leave of the presiding officer, but shall not debate the pending questions. [75.] (42.)

| 1320   | [Amended Jan. 12, 1981; Feb. 11, 2009; Jan. 30, 2019.]  |
|--|---|
| 1321   | 61. No member shall speak more than once to the prevention of those who have not spoken   |
| 1322   | and desire to speak on the same question.   |
| 1323   | This prohibition shall not apply to those members designated by the committee or committees   |
| 1324   | reporting the bill.   |
| 1325   | No member shall occupy more than thirty minutes at a time while speaking on any question  |
| 1326   | where debate is unlimited.  |
| 1327   | Unless the operation of another rule provides to the contrary (such as previous question,   |
| 1328   | limitation of debate, etc.), no member shall be prohibited from speaking more than once on any  |
| 1329   | question when no other member who has not spoken is seeking recognition by the Chair. [76.]   |
| 1330   | (41.)   |
|  |   |
| 1331   | Motions.  |
| 1331<br>1332   | <i>Motions.</i><br>62. Every motion shall be reduced to writing, if the Speaker so directs. [77.] (44.)   |
|  |   |
| 1332   | 62. Every motion shall be reduced to writing, if the Speaker so directs. [77.] (44.)  |
| 1332<br>1333   | <ul><li>62. Every motion shall be reduced to writing, if the Speaker so directs. [77.] (44.)</li><li>63. A motion need not be seconded, except an appeal from the decision of the Chair, and may</li></ul>  |
| 1332<br>1333<br>1334   | <ul> <li>62. Every motion shall be reduced to writing, if the Speaker so directs. [77.] (44.)</li> <li>63. A motion need not be seconded, except an appeal from the decision of the Chair, and may be withdrawn by the mover if no objection is made. [78.] (44.)</li> </ul>  |
| 1332<br>1333<br>1334<br>1335   | <ul> <li>62. Every motion shall be reduced to writing, if the Speaker so directs. [77.] (44.)</li> <li>63. A motion need not be seconded, except an appeal from the decision of the Chair, and may be withdrawn by the mover if no objection is made. [78.] (44.)</li> <li>[Amended Jan. 12, 1981.]</li> </ul>                                  |
| <ul> <li>1332</li> <li>1333</li> <li>1334</li> <li>1335</li> <li>1336</li> </ul> | <ul> <li>62. Every motion shall be reduced to writing, if the Speaker so directs. [77.] (44.)</li> <li>63. A motion need not be seconded, except an appeal from the decision of the Chair, and may be withdrawn by the mover if no objection is made. [78.] (44.)</li> <li>[Amended Jan. 12, 1981.]</li> <li><i>Limit of Debate.</i></li> </ul> |

shall speak more than three minutes. On the motion to discharge any committee, or on a motion
directing any committee to report matters before it, not exceeding fifteen minutes shall be
allowed for debate, and no member shall speak more than three minutes.
If the main motion is undebatable, any subsidiary or incidental motion made relating to it
shall also be decided without debate. [79.] (52.) [See Rules 56 and 83.]

1345 [Amended Jan. 12, 1981.]

1346 64A. Debate on the question on adoption of orders for second and subsequent legislative days 1347 shall be limited to ten minutes, and no member shall speak more than three minutes. After 1348 entering into a second or subsequent legislative day, the House shall immediately proceed to 1349 consideration of engrossed bills, reports of committees, papers from the Senate or the Orders of 1350 the Day. This rule shall not be suspended unless by unanimous consent of the members present. 1351 [Adopted Jan. 12, 1983.] 1352 65. When a question is before the House, until it is disposed of, the Speaker shall receive no 1353 motion that does not relate to the same, except the motion to recess or adjourn or some other 1354 motion that has precedence either by express rule of the House, or because it is privileged in its 1355 nature; and the Speaker shall receive no motion relating to the same, except,— 1356 for the previous question, . . . . to close debate at a specified time, ..... 1357 1358 to postpone to a time certain, ..... 1359 to commit (or recommit), . . . .

1360 to amend, ..... See Rules 66, 67 and 68

1362 See Rules 64 and 70

- 1363 See Rules 64 and 71
- 1364 See Rules 72, 73, 74 and 75

1365 — which several motions shall have precedence in the order in which they are arranged in
1366 this rule. [80.] (46.)

1367 [Amended Jan. 11, 1985.]

1368

#### Previous Question.

1369 66. Any member may call for the previous question on the main question.

1370 The previous question shall be put in the following form: "Shall the main question be now

1371 put?" and all debate on the main question shall be suspended until the previous question is

1372 decided.

1373 The adoption of the previous question shall require the affirmative vote of two-thirds of the

1374 members present and voting and shall put an end to all debate, and bring the House to direct vote

1375 upon pending amendments, if any, in their regular order, and then upon the main question.

1376 A motion to reconsider the vote on any of the pending amendments shall be decided without

1377 debate. [81.]

1378 [Amended Jan. 12, 1981.]

1379 67. Any member may call for the previous question on any pending amendment.

| 1380 | The previous question shall be put in the following form: "Shall the question on adoption of       |
|------|--|
| 1381 | the amendment be now put?" and all debate shall be suspended until the previous question is        |
| 1382 | decided.   |
| 1383 | The adoption of the previous question on a pending amendment shall require the affirmative         |
| 1384 | vote of two-thirds of the members present and voting and shall put an end to all debate and bring  |
| 1385 | the House to a direct vote upon the pending amendment.   |
| 1386 | A motion to reconsider the vote on the pending amendment shall be decided without debate.          |
| 1387 | [Amended Jan. 12, 1981.]   |
| 1388 | 68. The previous question shall be decided without debate.   |
| 1389 | Motion to Close Debate at a Specified Time.  |
| 1390 | 69. Debate may be closed at any time not less than thirty minutes from the adoption of a           |
| 1391 | motion to that effect. This rule shall not be suspended unless by unanimous consent of the         |
| 1392 | members present. [85.] (47.)   |
| 1393 | Motion to Postpone to a Time Certain.  |
| 1394 | 70. When a motion is made to postpone to a time certain, and different times are proposed,         |
| 1395 | the question shall first be taken on the most remote time; and the time shall be determined before |
| 1396 | the question is put on postponement, which may then be rejected if the House sees fit. [87.] (51.) |
| 1397 | Motion to Commit.  |
| 1398 | 71. When a motion is made to commit, and different committees are proposed, the question           |
| 1399 | shall be taken in the following order:   |

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| 1400 | a standing | committee | of the | House, |
|------|------------|-----------|--------|--------|
|      |            |           |        |        |

- 1401 a select committee of the House,
- a joint standing committee,
- 1403 a joint selected committee;

and a subject may be recommitted to the same committee or to another committee at the pleasureof the House. [88.] (48.)

1406 Motion to Amend.

1407 72. A motion to amend an amendment is a motion offering an amendment in the second

1408 degree and may be received; a motion to amend an amendment in the second degree is a motion

1409 offering an amendment in the third degree and shall not be allowed. This rule shall not be

1410 suspended unless by unanimous consent of the members present. [89.]

|  | 1411 | [Amended Jan.] | 12, 1983; ] | Feb. 1, 2023. |
|--|------|----------------|-------------|---------------|
|--|------|----------------|-------------|---------------|

1412 73. No motion or proposition on a subject different from that under consideration shall be

1413 admitted under color of amendment. This rule shall not be suspended unless by unanimous

1414 consent of the members present. [90.] (50.)

1415 [Amended Jan. 12, 1987.]

1416 73A. No motion to amend a report from the committee on Ways and Means or a report from

1417 the committee on Bills in the Third Reading, when such an amendment contains an expenditure

1418 of public money or an increase or decrease in taxes, shall be considered unless a brief

1419 explanation of the amendment is stated.

1420 [Adopted Jan. 17, 1995; Amended Jan. 26, 1999.]

| 1421                         | 74. A question containing two or more propositions capable of division shall be divided   |
|------------------------------|---|
| 1422                         | whenever desired by any member, if the question includes points so distinct and separate that,  |
| 1423                         | one of them being taken away, the other will stand as a complete proposition. The motion to   |
| 1424                         | strike out and insert shall be considered as one proposition and therefore indivisible. The   |
| 1425                         | question on ordering a bill or resolve to a third reading, or to be engrossed, or to be enacted, or   |
| 1426                         | similar main motions shall be considered as indivisible under this rule. This rule shall not be   |
| 1427                         | suspended unless by unanimous consent of the members present. [91.] (45.)   |
| 1428                         | [Amended Jan. 12, 1983.]  |
| 1429                         | 75. In filling blanks, the largest sum and longest time shall be put first. [92.] (51.) [See Rule   |
| 1430                         | 70.]  |
| 1431                         | Declaration of Recess.  |
|                              |   |
| 1432                         | 76. The Speaker may declare a recess of 15 minutes duration, or less.   |
| 1432<br>1433                 | 76. The Speaker may declare a recess of 15 minutes duration, or less.<br>[Amended Jan. 9, 1991; Jan. 29, 2015.]   |
|                              |   |
| 1433                         | [Amended Jan. 9, 1991; Jan. 29, 2015.]  |
| 1433<br>1434                 | [Amended Jan. 9, 1991; Jan. 29, 2015.]<br><i>Appeal.</i>  |
| 1433<br>1434<br>1435         | [Amended Jan. 9, 1991; Jan. 29, 2015.]<br><i>Appeal.</i><br>77. No appeal from the decision of the Speaker shall be entertained unless it is seconded; and  |
| 1433<br>1434<br>1435<br>1436 | [Amended Jan. 9, 1991; Jan. 29, 2015.]<br><i>Appeal.</i><br>77. No appeal from the decision of the Speaker shall be entertained unless it is seconded; and<br>no other business shall be in order until the question on the appeal has been disposed of. Debate |

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Resolves.

| 1441 | 78. Such of these rules as are applicable to bills, whether of the House or of the Senate, shall    |
|------|---|
| 1442 | apply likewise to such resolves as require the concurrence of the Senate and approval by the        |
| 1443 | Governor in order to become law and have force as such. [95.]                                       |
| 1444 | Seats.  |
| 1445 | 79. (1) The desk on the right of the Speaker shall be assigned to the use of the Clerk and such     |
| 1446 | persons as they may employ to assist said Clerk, and that on the left to the use of the chair and   |
| 1447 | vice-chair of the committee on Bills in the Third Reading.  |
| 1448 | (2) The Speaker shall assign members to vacant seats. The seat assigned to any member, other        |
| 1449 | than seats assigned under paragraph (1) of this rule, shall be their seat for the year and for such |
| 1450 | additional years as said member may elect so long as service in the House remains continuous.       |
| 1451 | An exchange of seats may be made with the approval of the Speaker. [98.]                            |
| 1452 | [Amended Jan. 11, 1985; May 5, 1993; Jan. 30, 2019.]  |
| 1453 | Privilege of the Floor.   |
| 1454 | 80. The following persons shall be entitled to admission to the House of Representatives,           |
| 1455 | during the session thereof, to stand in an area designated by the Speaker in the rear of the        |
| 1456 | Chamber, unless otherwise invited by said Speaker to occupy seats not numbered:                     |
| 1457 | (1) The Governor and the Lieutenant-Governor, members of the Executive Council, Secretary           |
| 1458 | of the Commonwealth, Treasurer and Receiver-General, Auditor of the Commonwealth,                   |
| 1459 | Attorney-General, Librarian and Assistant Librarian;  |
| 1460 | (2) The members of the Senate;  |

(3) Authorized employees of the House and persons in the exercise of an official duty directlyconnected with the business of the House; or

(4) Contestants for seats in the House, whose papers are in the hands of a special committee
of the House, may be admitted, while their cases are pending, to seats to be assigned by the
Speaker.

1466 No other person shall be admitted to the floor during the session, except upon the permission1467 of the Speaker.

1468 No legislative agent or counsel may be admitted to the floor of the House Chamber during a

1469 session unless that part of the session is ceremonial in nature in which no other legislative

1470 business is conducted.

1471 The legislative reporters shall be entitled to the privileges of the reporters' galleries.

1472 This rule shall not be suspended unless by unanimous consent of the members present. [99.] (60,1473 61.)

1474 [Amended Jan. 9, 1991, Jan. 23, 2007; Jan. 30, 2019.]

1475 *Representatives' Chamber and Adjoining Rooms.* 

1476 81. (a) Use of the Representatives' Chamber members' corridor or adjoining rooms shall be 1477 for official business or educational purposes only and shall be subject to the approval of the 1478 Speaker or the committee on Rules. The provisions of this paragraph shall not apply if the 1479 purpose of admittance is to attend a meeting in an adjoining room to which members of the 1480 general public are allowed to attend. (b) No legislative agent or counsel shall be admitted to the members' corridor or adjoining rooms. No other person shall be admitted to the members' corridor or adjoining rooms, except persons entitled to the privileges of the floor of the House unless upon written invitation of a member bearing the name of the member and the person the member invites. Upon entering, the invitation shall be given to the court officer assigned to the area. The provisions of this paragraph shall not apply if the purpose of admittance is to attend a meeting in an adjoining room to which members of the general public are allowed to attend.

(c) No person shall be admitted to the north gallery of the House except upon a card of theSpeaker.

(d) Subject to the approval and direction of the committee on Rules during the session and of
the Speaker after prorogation, the use of the reporters' galleries of the House Chamber shall be
under the control of the organization of legislative reporters known as the Massachusetts State
House Press Association and the State House Broadcasters Association.

(e) Every legislative reporter desiring admission to the reporters' galleries shall state in
writing that they are not the agent or representative of any person or corporation interested in
legislation before the General Court, and will not act as representative of any such person or
corporation while retaining a place in the galleries; but nothing herein contained shall prevent
such legislative reporter from engaging in other employment, provided such other employment is
specifically approved by the committee on Rules and reported to the House.

(f) All formal and informal sessions of the House of Representatives shall be open to both
commercial and public radio and television, except designated times during such sessions, as
determined by the House, reserved for the consideration of non-controversial business which
does not give rise to debate. The manner and conditions of such broadcasts shall be established

by the Speaker. Television, radio or web-broadcasts may be prohibited on any given day by theSpeaker.

All formal and informal sessions shall be broadcast live on House television and livestreamed on the General Court website. Audio or video recordings of prior formal and informal sessions for the current biennial session shall be made available to the public on the General Court website.

1510 The Speaker may arrange for a limited number of remote connections at a location outside of 1511 the Representatives' Chamber for commercial and public radio and television to obtain audio and 1512 visual feeds of formal sessions being recorded or streamed by the House. Video or audio 1513 obtained from such feed shall be used only for reporting purposes. Access to the connections 1514 provided shall be on a first-come-first serve basis; provided, however, that commercial and 1515 public radio and television acquiring access shall be required to share the audio or video feeds 1516 with other any other commercial and public radio and television station seeking access. The 1517 manner and conditions of access shall be established by the Speaker with the approval of the 1518 House. Access may be prohibited by the Speaker with the approval of the House.

1519 Clauses (a) through (e) of this rule shall not be suspended unless by unanimous consent of the1520 members present. [100.] (59.)

1521 [Amended April 18, 1979; Jan. 12, 1983; Jan. 12, 1987; Jan. 9, 1991; Jan. 26, 1999, Jan. 23,
1522 2007; Jan. 30, 2019; Jul. 7, 2021.]

1523

#### Quorum.

1524 82. Eighty-one members present shall constitute a quorum for the organization of the House1525 and the transaction of business. [See amendments to the Constitution, Art. XXXIII.]

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| 1526 | In the event that a quorum is not present, the presiding officer shall compel the attendance of |
|------|---|
| 1527 | a quorum. During the absence of a quorum, no other business may be transacted or motions        |
| 1528 | entertained except a declaration of adjournment or a recess by the Speaker. [105.]              |
| 1529 | [Amended Jan. 12, 1981; Jan. 14, 1997.]   |
| 1530 | Debate on Motions for Suspension of Rules.  |
| 1531 | 83. The question of suspension of House Rules 45, 47, 56, 61, 64, 66, 67, 68, 69, 77 and 83     |
| 1532 | shall be decided without debate. Debate upon the motion for the suspension of any other House   |
| 1533 | rule, unless otherwise indicated, or any joint rule shall be limited to fifteen minutes and no  |
| 1534 | member shall occupy more than three minutes. This rule shall not be suspended unless by         |
| 1535 | unanimous consent of the members present. [102.] (52.)  |
| 1536 | [Amended Jan. 12, 1981; Jan. 9, 1989.]  |
| 1537 | 84. Unless otherwise indicated, nothing in the House rules or joint rules shall be suspended,   |
| 1538 | altered or repealed unless two-thirds of the members present and voting consent thereto. This   |
| 1539 | rule shall not be suspended unless by unanimous consent of the members present. [103.] (63.)    |
| 1540 | [Amended Jan. 12, 1981.]  |
| 1541 | 84A. The Clerk may, due to technical limitations or upon exigent circumstances, elect to        |
| 1542 | waive any requirement relative to the electronic availability and posting on the website of the |
| 1543 | General Court of any bills, resolves, summaries or other documents contained herein; provided,  |
| 1544 | however, that if the Clerk so waives any such requirement he shall make paper copies of the     |
| 1545 | documents available to all members and the public within the limitation established for the     |
|      |   |

1546 electronic availability and posting on the website of the General Court of any bills, resolves,

1547 summaries or other documents contained herein.

1548 [Adopted Feb. 11, 2009.]

1549

#### Reference to Committee on Rules.

1550 85. All motions or orders authorizing committees of the House to travel or to employ 1551 stenographers, all propositions involving special investigations by committees of the House, all 1552 resolutions presented for adoption by the House only, and all motions and orders except those 1553 which relate to the procedure of the House or are privileged in their nature or are authorized by 1554 Rule 65, shall be referred without debate to the committee on Rules, which shall report thereon, 1555 recommending what action should be taken. The committee shall not recommend suspension of 1556 Joint Rule 9, unless evidence satisfactory to the committee is produced that the petitioners have 1557 previously given notice, by public advertisement or otherwise, equivalent to that required by 1558 Chapter 3 of the General Laws. [104.] (13A.)

1559 [Amended Jan. 29, 2015; Feb. 1, 2023.]

1560 85A. The House Business Manager, with the approval of the Counsel appointed pursuant to 1561 Rule 13B, shall provide that outside, independent audits of House financial accounts be 1562 conducted for each fiscal year upon receipt of the fiscal year end appropriation activity with 1563 balance report from the comptroller of the Commonwealth. The audit shall be conducted in 1564 accordance with auditing standards generally accepted in the United States of America and the 1565 standards applicable to financial audits contained in Government Auditing Standards, issued by 1566 the Comptroller General of the United States. The House Business Manager shall provide the 1567 independent auditor with requested documents for such audit. A copy of such audit shall be filed with the Clerk of the House and said copies shall be made available to the members and the general public upon request. The procurement of an independent auditor pursuant to this rule shall not be subject to rule 87.

1571 [Adopted Jan. 11, 1985, Amended Jan. 20, 2011; Jan. 30, 2019, Nov. 14, 2024.]

Rule 85A, as adopted, November 14, 2024, to apply to fiscal years beginning on July 1, 2025.

1572 85A. (a) The House Business Manager, upon receipt of the recommendation of the state auditor 1573 pursuant to subsection (b), shall provide that an outside, independent financial audit of House 1574 financial accounts be conducted for each fiscal year upon receipt of the fiscal year end 1575 appropriation activity with balance report from the comptroller of the Commonwealth. The 1576 outside, independent financial audit shall be conducted in accordance with the standards for 1577 audits of governmental organizations, programs, activities and functions, commonly referred to 1578 as the "Generally Accepted Government Auditing Standards (GAGAS)" or "Yellow Book," 1579 published by the Comptroller General of the United States. The House Business Manager shall 1580 provide the independent auditor with requested financial documents for such financial audit. A 1581 copy of the completed outside, independent financial audit shall be filed with the Clerk of the 1582 House and the state auditor and shall be posted on the website of the General Court.

(b) The House Business Manager shall annually request that the state auditor recommend
a private, independent auditing firm to conduct the independent financial audit of House
financial accounts required by subsection (a). The state auditor shall, within 30 days of the
House Business Manager's request, recommend to the House Business Manager a private,
independent auditing firm from the list of private, independent auditing firms on the appropriate
statewide procurement contract established by the operational services division. The House

| 1589 | Business Manager shall execute a contract with the private, independent auditing firm             |
|------|---|
| 1590 | recommended by the state auditor pursuant to a statewide procurement contract established by      |
| 1591 | the operational services division. If the state auditor fails to recommend a private, independent |
| 1592 | auditing firm to serve as the independent auditor of House financial accounts within 30 days of   |
| 1593 | receiving a request from the House Business Manager, then the House Business Manager shall        |
| 1594 | retain a private, independent auditing firm from the appropriate statewide procurement contract   |
| 1595 | established by the operational services division.   |
| 1596 | (c) The provisions of this rule shall apply to fiscal years beginning on July 1, 2025.            |
| 1597 | [Adopted Jan. 11, 1985, Amended Jan. 20, 2011; Jan. 30, 2019, Nov. 14, 2024.]                     |
| 1598 | Parliamentary Practice.   |
| 1599 | 86. The rules of parliamentary practice shall govern the House in all cases to which they are     |
| 1600 | applicable, and in which they are not inconsistent with these rules or the joint rules of the two |
| 1601 | branches. (62.)   |
| 1602 | Procurement.  |
| 1603 | 87. (a) All procurements for goods or services shall be completed by the House Business           |
| 1604 | Manager.  |
| 1605 | (b) All procurements for goods or services shall, to the extent practicable, be made pursuant     |
| 1606 | to a statewide procurement contract established by the operational services division.             |
| 1607 | (c) Upon certification by the House Business Manager that a necessary procurement cannot          |
| 1608 | be made using a statewide procurement contract established by the operational services division,  |

1609 the House Business Manager may procure the required goods or services pursuant to the1610 following:

1611 (i) for a procurement of a supply or service in an amount of less than \$10,000, the House1612 Business Manager shall use sound business practices;

1613 (ii) for a procurement of a supply or service in an amount of \$10,000, but less than \$100,000, 1614 the House Business Manager shall seek written or oral quotations from no fewer than 3 persons 1615 customarily providing such supply or service. The House Business Manager shall record the 1616 names and addresses of all persons from whom quotations were sought, the names and addresses 1617 of all persons submitting quotations and the date and amount of each quotation. The House 1618 Business Manager shall transmit all quotes to House Counsel with the House Business Manager's recommendation as to what quotation offers the needed quality of supply or service at 1619 1620 the best value for the House. House Counsel shall review the quotations to ensure compliance 1621 with this rule. Upon completion of the review by the House Counsel, the House Business 1622 Manager shall award the contract to the responsible person whose quotation offers the needed 1623 quality of supply or service and which represents the best value for the House;

(iii) for a procurement of a supply or service in an amount exceeding \$100,000, the House
Business Manager shall seek proposals through a competitive bid process established by House
Counsel; provided, however, that House Counsel shall file the competitive bid process with the
Clerk of the House no later than March 31st of the first year of the session.

(d) Notwithstanding subsections (a) through (c), all procurements for legal consulting
services and legal resources shall be handled exclusively by Counsel in compliance with the
provisions of this rule.

1631 (e) The House Business Manager shall maintain a file on each contract not executed using a 1632 statewide procurement contract established by the operational services division and in excess of 1633 \$10,000 and shall include in such file a copy of all documents constituting the agreement for 1634 goods and services and all documents evidencing compliance with this rule. The House Business 1635 Manager shall make the file available for inspection within said office by members of the House 1636 for at least 3 years from the date of final payment under the contract; provided, however, that the 1637 Business Manager, in consultation with Counsel, shall redact from said file any information 1638 which (i) is legally privileged; (ii) is proprietary; (iii) is related to individual members or House 1639 personnel; or (iv) is otherwise protected by state or federal law.

1640 (f) Whenever the time required to comply with a requirement of this rule would endanger the 1641 health, safety or convenience of the members, staff or visitors to the House of Representatives, 1642 the House Business Manager may make an emergency procurement without satisfying the 1643 requirements of this rule; provided, however, that both the House Business Manager and Counsel 1644 certify in writing: (i) that an emergency exists and explain the nature thereof; (ii) that said 1645 emergency procurement is limited to only supplies or services necessary to meet the emergency; 1646 (iii) that said emergency procurement conforms to the requirements of this rule to the extent 1647 practicable under the circumstances; and (iv) shall include each contractor's name, the amount 1648 and the type of each contract, the supplies or services provided under each contract, and (vii) the 1649 basis for determining the need for an emergency procurement. Such certification shall be filed 1650 with the Clerk of the House prior to an emergency procurement. [Adopted Jan. 20, 2011, 1651 Amended Jan. 23, 2013; Jan. 29, 2015; Feb. 19, 2015; Jan. 30, 2019; Jul. 7, 2021; Feb. 1, 2023.]

1652

Professional Standards and Conduct.

- 1653 88. (a) As used in Rules 88 to 100, inclusive, the following terms shall, unless the context
- 1654 clearly requires otherwise, have the following meanings:-
- 1655 "Authorized party", a party authorized to receive a complaint of harassment or retaliation
- 1656 pursuant to Rule 93.
- 1657 "Counsel", Legal Counsel to the House appointed pursuant to Rule 13B.
- 1658 "Director", the Director of Human Resources appointed pursuant to Rule 90.
- 1659 "Discriminatory harassment", verbal or physical conduct that:
- 1660 (1) demeans, stereotypes, or shows hostility or aversion toward an individual or group because
- 1661 of the individual's race, color, religion, national origin, sex, ancestry, sexual orientation, age,
- 1662 disability status, genetic information, gender identity, active military personnel status,
- 1663 transgender status or membership in any other protected class and;
- 1664 (2) (i) has the purpose or effect of creating an intimidating, hostile, humiliating or offensive1665 working environment;
- (ii) has the purpose or effect of unreasonably interfering with a member, officer, intern oremployee's work performance or official duties; or
- 1668 (iii) otherwise adversely affects a member, officer, intern or employee's employment
- 1669 opportunities or ability to fulfill their official duties or conduct business before the House.
- 1670 "EEO Officer", the Equal Employment Opportunity Officer appointed pursuant to Rule 89.
- 1671 "Harassment", discriminatory harassment or sexual harassment engaged in by a member, officer,
- 1672 intern or employee of the House or by a third party.

1673 "Sexual harassment", sexual advances, requests for sexual favors and verbal or physical conduct1674 of a sexual nature when:

(1) submission to or rejection of such advances, requests or conduct is made either explicitly or
implicitly a term or condition of employment or as a basis for employment decisions, or as a
term, condition or basis for the support of certain policy objectives, political aspirations or

1678 business before the House; or

1679 (2) such advances, requests or conduct have the purpose or effect of unreasonably interfering

1680 with a member, officer, intern or employee's work performance or official duties by creating an

1681 intimidating, hostile, humiliating or sexually offensive work environment.

1682 Under this definition, direct or implied requests for sexual favors in exchange for actual or

1683 promised (i) employment benefits such as favorable reviews, salary increases, promotions,

1684 increased benefits or continued employment or (ii) support for certain policy objectives, political

aspirations or business before the House, shall constitute sexual harassment.

1686 The definition of sexual harassment is broad and may include other sexually oriented conduct,

1687 whether or not it is intended to violate this Rule, that is unwelcome and has the effect of creating

1688 a workplace environment that is hostile, offensive, intimidating or humiliating to a member,

1689 officer, intern or employee of the same or different gender, or those who do not identify as

1690 gender binary.

1691 "Supervisor", a member, officer or employee having direct authority or oversight over one or1692 more employees.

1693 "Third party", any person visiting the House of Representatives, or conducting official business1694 or work with any member, officer or employee of the House.

(b) The House is committed to providing fair and equal opportunity for employment andadvancement to all employees and applicants.

1697 It is our policy and practice to assign, promote and compensate employees on the basis of 1698 qualifications, merit, and competence. Employment practices shall not be influenced nor 1699 affected by virtue of an applicant's or employee's race, color, religion, national origin, sex, 1700 ancestry, sexual orientation, age, disability status, genetic information, gender identity, active 1701 military personnel status, transgender status or membership in any other protected class. 1702 This policy governs all aspects of recruiting, hiring, training, on-the-job treatment, promotion, 1703 transfer, discharge and all other terms and conditions of employment. 1704 Without limiting the applicability of the foregoing, the House is committed to creating and 1705 maintaining a work environment in which all members, officers, interns and employees of the 1706 House, and all third parties, are treated with respect and free from any form of harassment, 1707 including harassment based on an individual's membership in any protected class. To that end, 1708 the House will not tolerate harassment of any kind by any member, officer, intern, employee or 1709 third party in the workplace or otherwise in connection with the official duties or employment 1710 responsibilities of a member, officer, third party, intern or employee. Any individual who 1711 believes that they may have been the object of harassment, or any individual who witnesses 1712 something they think may be harassment, is strongly encouraged to report that information to an 1713 authorized party. 1714 The House shall promote the safety and respectful treatment of all members, officers, interns and

1714 The House shall promote the safety and respectful treatment of all members, officers, interns and 1715 employees of the House, and all third parties, by establishing uniform procedures for making and 1716 receiving complaints of harassment and initiating, conducting and concluding investigations into 1717 complaints of harassment.

| 1718 | A violation of this policy will subject the member, officer, employee or intern to discipline |
|------|---|
| 1719 | pursuant to Rule 95 and Rule 96.  |

- 1720 (c) (1) Discriminatory harassment may include, but is not limited to, the following conduct:
- 1721 (i) epithets, slurs, insults or negative stereotyping related to the protected classes;
- 1722 (ii) acts or jokes that are hostile or demeaning with regard to the protected classes;
- 1723 (iii) threatening, intimidating or hostile acts that relate to the protected classes;
- 1724 (iv) displays of written or graphic material that demean, ridicule or show hostility toward an
- 1725 individual or group because of membership in a protected class, including material circulated or
- 1726 displayed in the workplace, including District Offices, such as on an employee's desk or
- 1727 workspace, or on House equipment or bulletin boards, including but not limited to House-issued
- 1728 computers, laptops and personal device assistants;
- 1729 (v) verbal or non-verbal innuendo, and micro-aggressions; and
- 1730 (vi) other conduct that falls within the definition of discriminatory harassment set forth above.
- 1731 (2) Sexual harassment includes, but is not limited to, the following conduct:
- 1732 (i) gender-based bullying, including bullying based on transgender or non-gender binary status;
- 1733 (ii) attempts to coerce an unwilling person into a sexual relationship;
- 1734 (iii) repeatedly subjecting a person to unwelcome sexual or romantic attention;
- 1735 (iv) punishing a person's refusal to comply with a request for sexual conduct; and
- 1736 (v) conditioning a benefit on submitting to sexual advances.

| 1737 | (3) Conduct that, if unwelcome, and depending upon the totality of the circumstances, including    |
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| 1738 | the severity of the conduct and its pervasiveness, may constitute sexual harassment includes, but  |
| 1739 | is not limited to, the following:  |
| 1740 | (i) unwelcome sexual advances, flirtations or propositions, whether they involve physical          |
| 1741 | touching or not;   |
| 1742 | (ii) sexual "kidding," epithets, jokes, written or oral references to sexual conduct;              |
| 1743 | (iii) gossip regarding one's sex life;   |
| 1744 | (iv) comment on a person's body or an individual's sexual activity, deficiencies, or prowess;      |
| 1745 | (v) displaying sexually suggestive objects, pictures, posters or cartoons;                         |
| 1746 | (vi) unwelcome leering or staring at a person;   |
| 1747 | (vii) sexual gestures and suggestive or insulting sounds, such as whistling or comments with       |
| 1748 | sexual content or meaning;   |
| 1749 | (viii) uninvited physical contact, such as touching, hugging, purposely brushing against the body, |
| 1750 | patting or pinching;   |
| 1751 | (ix) indecent exposure;  |
| 1752 | (x) inquiries into one's sexual experiences;   |
| 1753 | (xi) discussion of one's sexual activities;  |
| 1754 | (xii) sexual emails; and   |
| 1755 | (xiii) sexting, or sexual messages or images posted on social media, for example, texts, instant   |
| 1756 | messages, Facebook posts, tweets, Snapchat, Instagram or blog entries.                             |
|      |  |

1757 (d) No member, officer or employee of the House shall retaliate, including against a member,

1758 officer, intern, or employee of the House who has complained about harassment or participated

1759 in an investigation into an allegation of harassment or retaliation. Any person who believes that

1760 they may have been the subject of retaliation for having complained of harassment or retaliation,

- 1761 or for having participated in an investigation related to an allegation of harassment or retaliation,
- is strongly encouraged to report that information to an authorized party.
- 1763 [Added Mar. 15, 2018; Jan. 30, 2019; Feb. 1, 2023.]

1764 89. (a) The House shall employ a full-time Equal Employment Opportunity Officer. The

1765 committee on Rules shall appoint a qualified person with expertise in harassment prevention,

conduct of investigations, and identifying barriers to equal employment opportunity to act as the
EEO Officer at such compensation as the committee on Rules shall approve.

1768 The EEO Officer shall serve a term of two years from the date of appointment, unless the EEO

1769 Officer sooner resigns, retires or is removed; provided, however, that the EEO Officer may only

1770 be removed: (i) for misfeasance, malfeasance or nonfeasance, as determined by agreement of

1771 Counsel and the Director, and approved by a majority vote of the committee on Rules; or (ii) by

a majority roll call vote of the House.

1773 The EEO Officer may employ such assistants as may be necessary in the discharge of the EEO

1774 Officer's duties, subject to the approval of the committee on Rules, and may expend with like

approval such sums as may be necessary for the discharge of their duties.

1776 (b) The EEO Officer shall receive, review and investigate all complaints alleging a violation of

1777 Rule 88, the House Anti-Harassment Policy, or the House Equal Employment Policy, including,

but not limited to complaints alleging harassment or retaliation. Complaints shall be received,reviewed and investigated pursuant to Rules 93 to 96, inclusive.

The EEO Officer shall develop and implement written policies and procedures for receiving,
investigating, resolving and maintaining records of complaints against members, officers, interns
or employees of the House, or against third parties, made in accordance with Rules 93 to 98,
inclusive.

1784 (c) (1) The EEO Officer, in conjunction with the committee on Human Resources and Employee 1785 Engagement and the Director, shall provide for training of members. Training shall include, 1786 without limitation, instruction on: (i) House equal employment policies, including the complaint 1787 and investigation process; (ii) workplace harassment specifically, including techniques for 1788 bystander intervention and other best practices; (iii) prohibition on retaliation; (iv) best 1789 management practices; (v) professionalism and respect; and (vi) practices for monitoring the 1790 workplace for issues and identifying risk factors. Each member shall make a signed, written 1791 acknowledgement of the member's completion of the training, which shall be retained by the 1792 EEO Officer.

(2) The EEO Officer, in conjunction with the committee on Human Resources and Employee
Engagement and the Director, shall provide for annual training for all appointed officers and
employees. Training shall include, without limitation, instruction on (i) House equal employment
policies, including the complaint and investigation process; (ii) workplace harassment
specifically, including techniques for bystander intervention and other best practices; (iii)
prohibition on retaliation; and (iv) professionalism and respect.

1800 and those appointed officers and employees who are not supervisors. The content of the training

1801 shall be tailored appropriately to the recipients. Supervisors shall be specifically trained on best1802 management practices.

Each appointed officer and employee shall make a signed, written acknowledgement of their
completion of the training, which shall be retained by the EEO Officer, who shall provide a copy
to the Director to be maintained in their personnel file.

(3) The EEO Officer shall provide for appropriate additional training to members, officers or
employees at any time that the EEO Officer deems necessary or appropriate, including upon the
request of a member, officer or employee.

1809 (4) The EEO Officer, in conjunction with the Director, shall provide for training for interns 1810 during the intern orientation process. The training shall include without limitation, instruction 1811 on: (i) House equal employment policies, including the complaint and investigation process; (ii) 1812 workplace harassment specifically, including techniques for bystander intervention and other 1813 best practices; (iii) prohibition on retaliation; and (iv) professionalism and respect. Each intern 1814 shall make a signed, written acknowledgement of the intern's completion of the training, which 1815 shall be retained by the EEO Officer, who shall provide a copy to the Director to be maintained 1816 in the Director's records.

(d) The EEO Officer shall develop practices and procedures for auditing House offices, including
random audits, to ensure the maintenance of best practices. Audits may include interviews and
in-office observation. All members, officers, interns and employees shall comply with a request
from the EEO Officer to conduct an audit.

1821 [Adopted Mar. 15, 2018; Amended Jul. 7, 2021.]

90. (a) The House shall employ a full-time Director of Human Resources. The committee on
Rules shall appoint a qualified person to act as the Director at such compensation as the
committee on Rules shall approve.

1825 The Director shall serve a term of two years from the date of appointment, unless the Director 1826 sooner resigns, retires or is removed; provided, however, that the Director may only be removed: 1827 (i) for misfeasance, malfeasance or nonfeasance, as determined by agreement of the EEO Officer 1828 and Counsel and approved by a majority vote of the committee on Rules; or (ii) by a majority 1829 roll call vote of the House.

(b) The Director may employ such assistants as may be necessary in the discharge of the
Director's duties, subject to the approval of the committee on Rules, and may expend with like
approval such sums as may be necessary for the discharge of their duties.

(c) The Director shall develop and oversee standardized practices and procedures, which shall
apply to all applications for employment. The practices and procedures shall include, but shall
not be limited to: (i) a standard application for employment; (ii) mandatory background and
reference checks, the results of which shall be reported by the Director to the applicant's
prospective appointing authority; and (iii) a standard offer letter for each position within the
House.

(d) The Director shall develop and oversee standardized practices and procedures, which shall
apply to all employees and appointed officers of the House. These practices and procedures shall
include or address, without limitation: (i) regular meetings between the Director, the EEO
Officer and employees who are supervisors, including an initial meeting within 14 days of the
employee assuming such a role; (ii) guidelines for conducting employee performance reviews;

(iii) a program of progressive discipline; and (iv) separations from employment including exitinterviews for terminated employees.

| 1846 | (e) The Director shall develop employee classifications, which shall include written job          |
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| 1847 | descriptions, salary ranges and schedules. The classifications shall be published in the employee |
| 1848 | and supervisor handbooks. The Director may develop a seniority system on which employee           |
| 1849 | salaries may be based. A seniority system shall be published in the employee handbook.            |
| 1850 | (f) The Director shall develop practices and procedures for receiving, investigating and          |
| 1851 | resolving personnel complaints unrelated to Rule 88, the House Anti-Harassment Policy, or the     |
| 1852 | House Equal Employment Policy.  |
| 1853 | (g) The Director shall annually publish: (i) an Employee Handbook; and (ii) an Intern             |
| 1854 | Handbook. Each handbook shall be developed with the advice and approval of the EEO Officer        |
| 1855 | and Counsel, and shall be submitted to the committee on Human Resources and Employee              |
| 1856 | Engagement for review and approval at least 14 days prior to publication.                         |
| 1857 | The handbooks shall be available as follows:  |
| 1858 | (i) the Director shall post both handbooks on the human resources web portal;                     |
| 1859 | (ii) the Director shall email an electronic copy of the Employee Handbook to each employee        |
| 1860 | within 10 days of its publication and require that each employee sign a written acknowledgement   |
| 1861 | of receipt and return such acknowledgement to the Director within 5 days;                         |
| 1862 | (iii) the Director shall email an electronic copy of the Employee Handbook to each new            |
| 1863 | employee within 5 days of the employee's start date and require that the employee sign a written  |
| 1864 | acknowledgement of receipt and return such acknowledgement to the Director within 5 days;         |

- 1865 (iv) the committee on Human Resources and Employee Engagement shall provide an Intern
- 1866 Handbook to each intern on the first day of their internship. Upon receipt of the Intern
- 1867 Handbook the intern shall sign a written acknowledgement of receipt that day, which shall be
- 1868 maintained by the committee, with a copy sent to the Director;
- 1869 (vi) hard copies of each handbook shall be available in the offices of the Director, the EEO
- 1870 Officer, Counsel and the Clerk;
- 1871 (vi) the Director shall cause electronic copies of each handbook to be downloaded onto the
- 1872 desktop of each House computer; and
- 1873 (vii) in formats accessible to all members, officers and employees.
- 1874 (h) (1) The Committee on Human Resources and Employee Engagement, in consultation with
- 1875 the Director, shall develop policies to address individuals who provide services to the House in a
- 1876 volunteer capacity or otherwise without receiving compensation
- 1877 (2) The Committee on Human Resources and Employee Engagement, in consultation with the
- 1878 Director and subject to the approval of Counsel, shall develop policies pro-bono service and
- 1879 charitable and community service activities by members, officers and employees of the House.
- 1880 [Added Mar. 15. 2018; Amended Jan. 30, 2019; Jul. 7, 2021.]
- 1881 91. The Director shall, in consultation with the EEO Officer, create and maintain an internal
- 1882 web portal for members, officers and employees. The web portal shall provide relevant
- 1883 information on human resource policies and procedures, including, without limitation, the Rules
- 1884 of the House, each handbook published by the Director, explanations of complaint and
- 1885 investigation procedures, contact information for the Director, the EEO Officer and Counsel,

training opportunities and schedules and the directory of committee staff required pursuant toRule 92.

1888 [Added Mar. 15, 2018; Amended Jul. 7, 2021; Feb. 1, 2023.]

1889 92. (a) The House shall employ a full-time Director of Employee Engagement. The

1890 committee on Human Resources and Employee Engagement shall appoint a qualified person to

1891 act as the Director of Employee Engagement at such compensation as the committee on Human

1892 Resources and Employee Engagement shall approve.

1893 (b) The Director of Employee Engagement shall, in consultation with the Director of Human

1894 Resources: (i) develop methods for enhancing the skills and professional development of

1895 employees including skills for providing constituent services and engaging with, and ensuring

1896 the privacy of, members of the public who visit the State House; (ii) explore and develop

1897 partnerships with national trade organizations to maximize the opportunities for professional

1898 development available to employees; and (iv) engage employees in roundtable discussions on

1899 issues of importance or concern.

(c) The Director of Employee Engagement shall assist the committee on Human Resources
and Employee Engagement with duties as may be assigned by the committee or the Director of
Human Resources.

(d) The Director of Employee Engagement shall prepare and publish on the house intranet adirectory of committee staff.

1905 [Added Mar. 15, 2018; Amended Jul. 7, 2021.]

1906 93. (a) (1) A member who believes that they have been the object of harassment or

1907 retaliation, who witnesses harassment or retaliation, or who becomes aware of harassment or

retaliation may make a complaint, either orally or in writing with the EEO Officer, Counsel, or the Director. Upon receipt of a complaint pursuant to this subsection, a recipient other than the EEO Officer shall forthwith provide a detailed account of the complaint to the EEO Officer for assessment pursuant to Rule 94.

(2) An appointed officer, employee or intern of the House who believes that they have been the object of harassment or retaliation, who witnesses harassment or retaliation, or who becomes aware of harassment or retaliation may make a complaint, either orally or in writing, to any of the officer's, employee's or intern's supervisors, the Director, the EEO Officer or Counsel. Upon receipt of a complaint pursuant to this subsection, a recipient other than the EEO Officer shall forthwith provide a detailed account of the complaint to the EEO Officer for assessment pursuant to Rule 94.

(3) A third party who believes that they have been the object of harassment, or who witnesses
harassment or retaliation may make a complaint, either orally or in writing, with the EEO
Officer. Upon receipt of a complaint pursuant to this subsection, the EEO Officer shall assess
the complaint pursuant to Rule 94.

(b) The EEO Officer shall provide guidance for authorized parties who may receive
complaints under subsection (a), both in the form of the training referenced in Rule 89 and
otherwise. The guidance shall instruct authorized parties on the proper way to receive
complaints and to advise complainants on issues including, but not limited to, confidentiality,
prohibition on retaliation and the availability of additional resources and avenues for action for
the complainant, including possible criminal action where appropriate.

1929 (c) If a complaint, made pursuant to subsection (a), is against the EEO Officer or an employee 1930 appointed by the EEO Officer, the recipient of the complaint shall notify Counsel, who shall, in 1931 consultation with the Director, investigate the complaint pursuant to Rules 94 to 96, inclusive. 1932 (d) If, based on the nature and circumstances of the complaint, the EEO Officer believes that 1933 they cannot objectively assess or investigate a complaint made pursuant to subsection (a) the 1934 EEO Officer shall refer the matter to Counsel who shall assume responsibility for the assessment 1935 or investigation or refer the complaint to outside counsel for investigation. The EEO Officer 1936 shall consult with Counsel to establish guidelines used to identify matters that should be referred 1937 to Counsel or outside counsel pursuant to this subsection. 1938 [Added Mar. 15, 2018; Amended Jan. 30, 2019.] 1939 94. (a)(1) All complaints alleging harassment or retaliation by or against a member, officer, 1940 intern or employee of the House, or by or against a third party, received by any member, officer 1941 or employee of the House, shall be immediately referred to the EEO Officer for assessment. 1942 (2) Upon receiving a complaint alleging harassment or retaliation by or against a member, officer 1943 or employee of the House, or by or against a third party, the EEO Officer shall promptly 1944 undertake an assessment to determine whether the complaint is plausible and requires 1945 investigation. Such assessment shall be completed within two weeks from the date of receiving a 1946 complaint. 1947 Upon a determination by the EEO Officer that a complaint is plausible and requires 1948 investigation, the EEO Officer shall commence an investigation of the complaint. 1949 Upon a determination by the EEO Officer that a complaint is not plausible and does not require 1950 investigation, the EEO Officer shall submit a report to Counsel and the Director describing the

complaint and the EEO Officer's basis for determining that the complaint lacked plausibility and
did not require investigation. If either Counsel or the Director objects to the EEO Officer's
determination, the EEO Officer shall commence an investigation of the complaint.

1954 (b) The EEO Officer shall assess complaints and conduct investigations pursuant to written 1955 policies and procedures, which shall be established by the EEO Officer pursuant to Rule 98 and 1956 published on the human resources web portal. The policies and procedures shall ensure that all 1957 assessments, investigations and reports are confidential to the fullest extent practicable under the 1958 circumstances and shall include, without limitation, the following: trauma-informed techniques; 1959 mechanisms for investigating complaints made by witnesses or third parties; standards for 1960 collecting and maintaining evidence; consideration of interim measures; and methods to tailor 1961 each investigation to the specific needs of the complainant and particular circumstances of the 1962 complaint.

1963 (c) The EEO Officer shall complete investigations within 90 days; provided, that the EEO

1964 Officer may extend the investigation in extraordinary circumstances. The EEO Officer shall

1965 regularly, but no less frequently than every 2 weeks, update the complainant on the status of the

1966 investigation. If the EEO Officer believes that interim measures are warranted to protect

1967 complainants during the investigation, then the EEO shall recommend such measures to the

appropriate supervisory individual or body.

1969 (d) Upon the conclusion of an investigation, the EEO Officer shall prepare a report summarizing

1970 the complaint, the EEO Officer's investigation, findings and recommendations, if any, for

1971 disciplinary, remedial or preventative action, or any combination thereof.

1972 [Added Mar. 15, 2018.]

1973 95. (a) (1) If after completion of an investigation pursuant to Rule 94, the EEO Officer
1974 determines that a member has violated Rule 88, the EEO Officer shall recommend disciplinary,
1975 remedial or preventative action, or any combination thereof, as is appropriate and proportional

1976 under the circumstances, subject to the limitations set forth in paragraphs (2) and (3).

1977 (2) Where the EEO Officer's action recommended pursuant to paragraph (1) does not include

1978 reprimand, censure, removal from position as a chair or other position of authority, or expulsion,

1979 prior to imposing such action the EEO Officer shall notify the member of the action and provide

1980 the member with a copy of the EEO Officer's report. The member may, within 10 days of

1981 receiving notice, request in writing that the Speaker and Minority Leader appoint a special

1982 committee pursuant to Rule 96 to review the findings and recommendations of the EEO Officer.

1983 Upon receipt of said request, the Speaker and Minority Leader shall convene a special committee1984 pursuant to Rule 96.

1985 If the member fails to request the appointment of a special committee pursuant to Rule 96 within10 days, the EEO Officer shall implement the recommended action.

1987 (3) If the action recommended pursuant to subsection (a) includes reprimand, censure, removal

1988 from position as a chair or other position of authority, or expulsion, the EEO Officer shall

1989 request that the Speaker and Minority Leader convene a special committee pursuant to Rule 96

1990 to review the findings and recommendations of the EEO Officer. Upon receipt of said request

1991 from the EEO Officer, the Speaker and Minority Leader shall appoint a special committee

1992 pursuant to Rule 96.

1993 (4) Upon the request for a special committee made by the EEO Officer or a member pursuant to

1994 this subsection, the EEO Officer shall provide the Speaker and Minority Leader with a copy of

1995 the EEO Officer's report.

1996 (b) (1) If after completion of an investigation pursuant to Rule 94 the EEO Officer concludes that 1997 an appointed officer, intern or employee has violated Rule 88, the EEO Officer shall notify the 1998 appointing authority for the appointed officer, intern or employee and recommend and 1999 implement remedial, preventative or disciplinary action, or any combination thereof, as is 2000 appropriate and proportional under the circumstances, subject to the limitations set forth in 2001 paragraph (2). Notwithstanding Rule 97, the appointing authority may inform any other 2002 supervisors of the appointed officer, intern or employee of the remedial, preventative or 2003 disciplinary action if the appointing authority believes that sharing such information is necessary 2004 for maintaining proper supervision of the appointed officer, intern or employee. 2005 (2) If after completion of an investigation pursuant to Rule 94 the EEO Officer concludes that an 2006 appointed officer, intern or employee has violated Rule 88 and the EEO Officer's action 2007 recommended pursuant to paragraph (1) includes termination of employment or internship, the 2008 EEO Officer shall forward the recommendation, with all supporting documentation, to Counsel 2009 for review and approval. Counsel shall have two business days to review the EEO Officer's 2010 recommendation. If Counsel approves the recommendation, Counsel shall notify the EEO 2011 Officer and the Director and the Director shall immediately terminate the individual's 2012 employment or internship. If Counsel rejects the EEO Officer's recommendation, he shall notify 2013 the EEO Officer and the Speaker and the Speaker shall determine the action to be implemented. 2014 [Added Mar. 15, 2018.]

96. (a) Upon receipt of a request pursuant to Rule 95, the Speaker and Minority Leader shall
confidentially convene a Special Committee on Professional Conduct, which shall consist of 7
members, 5 of whom shall be appointed by the Speaker and 2 of whom shall be appointed by the
Minority Leader. To the extent practicable, membership on the special committee shall be

2019 apportioned in a way that takes into account the nature of the complaint and the commitment of 2020 the House to providing fair and equal opportunity in employment. The Speaker shall appoint a 2021 member to serve as chair. No member who has declared their candidacy for any other local, 2022 state or federal office shall be appointed to a special committee. Upon appointment of members 2023 to the committee, the Speaker and Minority Leader shall notify the EEO Officer and the member 2024 who is the subject of the complaint of the identity of the members appointed. The existence of 2025 the committee and the identity of the members appointed to the committee shall otherwise 2026 remain confidential.

(b) The EEO Officer shall provide the members of the special committee with all records
relevant to the investigation. The special committee shall review all records and may further
investigate, to the extent that it is necessary to resolve the complaint. The special committee
may summon witnesses, administer oaths, take testimony and compel the production of books,
papers, documents and other evidence in connection with its review.

2032 (c) In the case of a special committee convened under this section upon the request for a review 2033 by a member pursuant to paragraph (2) of subsection (a) of Rule 95, the committee shall 2034 determine whether the EEO Officer's intended action is proportional and appropriate under the 2035 circumstances. If a majority of the committee so finds, it shall order that the action 2036 recommended by EEO Officer be implemented, along with any additional disciplinary, remedial 2037 or preventative action, or any combination thereof, the committee determines to be proportional 2038 and appropriate under the circumstances, subject to the limitations set forth in subsection (d). If 2039 a majority of the committee finds that the intended action was not proportional or appropriate under the circumstances, it may make a new recommendation for disciplinary, remedial or 2040

2041 preventative action, or any combination thereof, subject to the limitations set forth in said 2042 subsection (d). All determinations of the committee pursuant to this subsection shall be final. 2043 (d) (1) If a majority of the committee finds that a member has violated Rule 88, it may take any 2044 disciplinary, remedial or preventative action, or any combination thereof, as it determines to be 2045 proportional and appropriate under the circumstances; provided, however, that if the committee 2046 determines that reprimand, censure, removal from position as a chair or other position of 2047 authority, or expulsion is proportional and appropriate under the circumstances, it shall file a 2048 report with the Clerk recommending that the House vote to implement the disciplinary action. 2049 (2) Upon the filing of a report pursuant to paragraph (1), the Clerk shall promptly: (i) make the report available to all members electronically; (ii) cause the report to be posted on the website of 2050 2051 the General Court; and (iii) place the matter in first position in the Orders of the Day for the next 2052 calendar day that the House is meeting; provided, however, that no business shall be conducted 2053 on that calendar day or any day thereafter until the question of acceptance or rejection of the 2054 special committee's recommendation for discipline is decided by a majority of the members 2055 voting and present by a recorded roll call vote. If a majority of the members vote to accept the 2056 recommendation for discipline, the member shall be disciplined in the manner so recommended. 2057 Unless a majority of the members vote to accept the report, the member shall not be disciplined. 2058 (3) All findings and determinations of the committee, including instances where the special 2059 committee does not file a report with the Clerk pursuant to paragraph (1), shall be reported to the 2060 EEO Officer and shall be final. The EEO Officer shall maintain confidential records of such 2061 findings and determinations, except that a report filed pursuant to paragraph (1) shall be public. 2062 (e) The committee may consult with Counsel, the EEO Officer or the Director in discharging its 2063 duties pursuant to Rules 88 to 97, inclusive.

2065 97. (a) Any information obtained by a member or employee in their official capacity and
2066 relating to a complaint or investigation of harassment pursuant to Rules 93 to 96, inclusive, and
2067 any records of such information shall be confidential to the fullest extent possible.

2068 Confidentiality shall be specifically subject to subsections (b), (c), (d) and (e).

2069 (b) (1) The EEO Officer, in reviewing a complaint and conducting an investigation, shall keep 2070 the complaint confidential and shall not disclose the identity of the complainant or the person 2071 against whom the complaint is made or any other details of the complaint with any member or 2072 employee; provided, however, that the EEO Officer may share information to the extent 2073 necessary to interview witnesses or parties to the investigation or to consult with Counsel if the 2074 EEO Officer determines that such consultation is required in connection with the investigation. 2075 (2) In the case of a complaint against a staff person, the EEO Officer shall maintain 2076 confidentiality throughout their investigation and implement all remedial actions and discipline 2077 short of termination confidentially, without sharing the identity of the complainant or the person 2078 against whom the complaint is made or any other details of the complaint with any member or 2079 employee; provided, however, that the EEO Officer may share information to the extent 2080 necessary to implement any remedial actions or discipline or to consult with Counsel if the EEO 2081 Officer determines that such consultation is required in connection with the investigation. This 2082 paragraph shall not limit the EEO Officer's ability to transmit the resolution of a complaint, 2083 including any discipline resulting therefrom, to the Director for inclusion in the employee's 2084 personnel file.

(3) In the case of a complaint against a staff person, where the EEO Officer recommends
termination, the EEO Officer shall share information with Counsel for review. If Counsel and
the EEO Officer disagree as to whether termination is the appropriate discipline, confidentiality
shall only be expanded to the extent needed to inform the Office of the Speaker and reach a
resolution.

2090 (4) In the case of a complaint against a member, the EEO officer shall maintain confidentiality 2091 throughout their investigation by: (i) not disclosing information to any member or employee who 2092 is not a witness or party to the investigation, except to consult with Counsel if the EEO Officer 2093 determines that such consultation is required in connection with the investigation; and (ii) 2094 confidentially recommending all remedial actions short of reprimand, censure, removal from 2095 position as a chair or other position of authority, or expulsion of a member. This paragraph shall 2096 not limit the EEO Officer's ability to: (i) share their report with the Office of the Speaker and the 2097 Minority Leader upon the request for a special committee pursuant to Rule 95; and (ii) share any 2098 records relevant to the investigation with the special committee convened pursuant to Rule 96; 2099 provided, that when sharing their report with the Office of the Speaker and the Minority Leader, 2100 the EEO Officer may use pseudonyms, redaction and other methods the EEO Officer considers 2101 appropriate to address the needs of a complainant or the circumstances of a complaint. 2102 (c) (1) The establishment of a special committee pursuant to Rule 96 shall be completely 2103 confidential, except that the Speaker and Minority Leader shall disclose the names of their 2104 respective appointments to the EEO Officer. The EEO Officer shall maintain a confidential 2105 record of the membership of each special committee that is convened. 2106 (2) All proceedings of a special committee convened pursuant to Rule 96 shall be confidential

and members of the committee shall not share any information about the complaint and

investigation for which the committee was convened with any other member or employee,
including their own appointed staff; provided, however, that the committee may consult with
Counsel if the chair of the committee determines that such consultation is required in connection
with the investigation.

2112 (3) A special committee convened pursuant to Rule 96 shall implement all actions short of 2113 reprimand, censure, removal from position as a chair or other position of authority, or expulsion 2114 of a member confidentially, except that the special committee shall submit a final report to the 2115 EEO Officer and may consult with Counsel if the chair of the committee determines that such 2116 consultation is required in connection with their recommended action. The committee's 2117 recommendation, if any, for reprimand, censure, removal from position as a chair or other 2118 position of authority, or expulsion of a member, shall be a public document; provided, however, 2119 that the committee may use pseudonyms to conceal the identity of the complainant if the 2120 circumstances of the complaint so warrant.

(d) All authorized parties shall keep complaints confidential, except to share the complaint withthe EEO Officer.

(e) Nothing in this Rule shall limit the ability of the EEO Officer to share information with acomplainant, to the extent appropriate, in order to properly conclude the complaint or

2124 complainant, to the extent appropriate, in order to property conclude the compla

2125 investigation process.

2126 [Added Mar. 15, 2018; Amended Jan. 30, 2019.]

2127 98. The EEO Officer and the Director shall establish all policies, procedures and guidelines

required by Rules 88 to 97, inclusive, and may develop supplemental policies, procedures and

2129 guidelines necessary to implement or enforce Rules 88 to 97, inclusive; provided, that no policy,

procedure or guideline shall take effect without the prior review and written approval of Counsel
and the committee on Human Resources and Employee Engagement. Where appropriate, these
policies, procedures and guidelines shall be included in the handbooks.

The EEO Officer and the Director may consult with each other, Counsel, and the committee on
Human Resources and Employee Engagement to carry out the requirements of Rules 88 to 97,
inclusive.

2136 [Added Mar. 15, 2018; Amended Jul. 7, 2021.]

2137 99. In the event of a vacancy in the office of EEO Officer appointed pursuant to Rule 89,

2138 Counsel may, notwithstanding House Rule 87 and utilizing sound business practices, procure the

2139 services of an Equal Employment Opportunity Officer, hereinafter the Contract EEO Officer, to

2140 perform the duties of the EEO Officer established in Rules 88 to 100, inclusive, during said

2141 vacancy as required.

2142 Notwithstanding Rules 88 to 100, inclusive, all complaints alleging a violation of Rule 88, the

2143 House Policy Prohibiting Discrimination, Harassment and Retaliation, or the House Equal

2144 Employment Policy, including, but not limited to complaints alleging harassment or retaliation

shall be referred to the Contract EEO Officer for review and, if necessary, investigation pursuant

to Rules 88 through 100.

2147 Counsel shall consult with the Chair of the House Committee on Rules prior to executing a

- 2148 contract for services pursuant to this Rule.
- 2149 [Added March 15, 2018; Amended Jul. 7, 2021.]

2150 100. (a) No member, officer or employee shall execute any agreement to settle any legal
2151 claim or potential legal claim by any current or former member, officer or employee unless said
2152 agreement is executed pursuant to this rule.

2153 (b) No member, officer or employee shall execute any agreement to settle any legal claim or 2154 potential legal claim brought by any current or former member, officer or employee without the 2155 approval of Counsel, the Director and the EEO Officer. Counsel, the Director and the EEO 2156 Officer shall each independently review the claim or potential legal claim brought by any current 2157 or former member, officer or employee and confirm that the claim or potential claim does not relate to sexual harassment or retaliation based on a claim of sexual harassment. Counsel, the 2158 2159 Director and the EEO Officer shall not approve any settlement of a legal claim or potential legal 2160 claim brought by any current or former member, officer or employee pursuant to this subsection 2161 if Counsel, the Director or the EEO Officer reasonably believes such legal claim or potential 2162 legal claim relates to sexual harassment or retaliation based on a claim of sexual harassment. 2163 (c) No member, officer or employee shall execute any agreement to settle any legal claim or 2164 potential legal claim of sexual harassment, or retaliation based on a legal claim or potential legal 2165 claim of sexual harassment, by any current or former member, officer or employee unless said

agreement is executed pursuant to this subsection.

No member, officer or employee shall execute any agreement to settle a legal claim or potential
legal claim of sexual harassment, or retaliation based on a legal claim or potential legal claim of
sexual harassment, by any current or former member, officer or employee unless:

1. the request to negotiate said agreement was initiated, in writing, by the person filing or eligible

to file the legal claim or potential legal claim or a person legally authorized to represent that

2172 person;

2173 2. the person filing the legal claim or eligible to file the legal claim is given 15 days to review2174 and consider the agreement;

3. the duration of any non-disclosure or non-disparagement provision of the agreement to settle
the legal claim or potential legal claim is for a finite period of time as agreed to by the parties;
4. the agreement to settle the legal claim or potential legal claim specifically provides that no
provision of the agreement, including any non-disclosure or non-disparagement provision of the
agreement, shall preclude any party from participating in an investigation by Counsel, the
Director, the EEO Officer, a Committee on Professional Conduct or any law enforcement
agency; and

5. the agreement is approved in writing by Counsel, the Director and the EEO Officer.

(d) In the case of an agreement to settle any legal claim or potential legal claim of sexual

2184 harassment pursuant to this Rule by a member, the Speaker and Minority Leader shall appoint a

2185 Special Committee on Professional Conduct pursuant to Rule 96 to determine if the member

shall be required to personally reimburse the House for all or part of the settlement amount.

2187 Upon a determination by the Special Committee that the member shall be required to personally

2188 reimburse the House for all or part of the settlement amount, it shall determine the amount to be

2189 reimbursed and immediately notify the member of that amount

(e) Upon request of the party described in paragraph numbered 1 above or the complainant,

2191 Counsel shall waive any non-disclosure or non-disparagement provision of any agreement

2192 executed prior to the effective date of this Rule by the House and any current or former member,

2193 officer or employee, to allow said current or former member, officer or employee to report or

2194 discuss a claim of sexual harassment or retaliation based on sexual harassment.

2195 [Added Mar. 15, 2018; Amended Jan. 30, 2019; Jul. 7, 2021.]

| 2196 | 101. Notwithstanding Rule 7C, the Speaker may, upon recommendation of a majority of the        |
|------|--|
| 2197 | committee on Rules, activate remote rules for the operation of the House of Representatives as |
| 2198 | provided within this rule:   |

- 2199 *Remote Rules for the Operation of the House of Representatives*
- *Remote Rule 1.* As used in Remote Rules 1 through 16, inclusive, the following terms shall
  have the following meanings:-
- 2202 "Clerk", the Clerk of the House of Representatives.
- 2203 "Formal session", a formal session of the House.
- 2204 "House", the House of Representatives.
- 2205 "House Chamber", the House Chamber within the Massachusetts State House in Boston or the
- 2206 location to which the House at its previous formal or informal session adjourned to meet.
- 2207 "Member", a member of the House of Representatives.
- 2208 "Monitor", one of the members appointed by the Speaker pursuant to Standing Rule 8.
- 2209 "Participating remotely" or "remotely present", participating by telephone, teleconference, video
- 2210 conference or other means.
- 2211 "Present", a member either physically present in the House Chamber for a formal session or
- 2212 remotely present, and participating in a formal session.
- 2213 "Quorum", eighty-one members present for a formal session.

"Speaker", the Speaker of the House or the member presiding at the formal session of the House
after being appointed by the Speaker to perform the duties of the Chair pursuant to Standing Rule
5.

2217 "Standing rules", House Rules 1 through 100, inclusive.

2218 *Remote Rule 2.* (a)(1), The House may assemble in a formal session with members 2219 participating remotely. Members participating remotely in a formal session may vote on any 2220 question or other matter before the House. Members participating remotely in a formal session 2221 shall be considered present and in attendance at the formal session for all purposes, including for 2222 purposes of determining a quorum pursuant to Article XXXIII of the Amendments to the 2223 Constitution of the Commonwealth or any standing rules and for purposes of appearing before 2224 the Governor and council pursuant to Part the Second, Chapter VI, Article I of the Constitution 2225 of the Commonwealth.

(2) A member participating remotely in a formal session shall have the same privileges, rights
and responsibilities as if the member were physically present in the House Chamber, including
without limitation, the right, privilege and responsibility to cast votes on all questions or other
matters brought to a vote and the ability to the take the oath required pursuant to Part the Second,
Chapter VI, Article I of the Constitution of the Commonwealth.

(3) At the commencement of a formal session, the Speaker shall take the Chair at the hour to
which the House stands adjourned, call the House to order and immediately order a quorum roll
call.

(4)(i) The House shall not be called to order before the hour of 10:00 A.M. nor meet beyond thehour of midnight unless by unanimous consent of the members present.

(ii) All votes taken on the enactment of any bill or resolve during any formal session wheremembers are participating remotely shall be by roll call vote.

(5) The Clerk shall prepare a Journal for the House for any formal session of the House held remotely. The Journal for the House may reflect that the formal session was convened pursuant to remote rules, but shall not deviate in any substantive manner from the Journal of the House required to be prepared by the Clerk pursuant to Standing Rule 10. The Journal of the House for any formal session of the House held during the state of emergency within the House shall not specify which members participated remotely.

(b)(1) The Speaker shall preside from within the House Chamber over any formal session of the
House where any member is participating remotely. The Minority Leader, Chair of the
committee on Ways and Means, Ranking Minority Member of the committee on Ways and
Means, the House Chair and Ranking Minority Member of the joint committee from which any
bill being debated at the formal session has been reported, or their designees, and the division
monitors may also be physically present. All other members are strongly encouraged to
participate remotely in a formal session.

(2) Officers and employees essential to the conduct of the formal session may be present in the
House Chamber during a formal session with the express authorization of the Speaker in
consultation with the Minority Leader. The Speaker and Minority Leader may have two
employees from their office present in the House Chamber during a formal session. No other
officer or employee shall be physically present in the House Chamber unless deemed essential to
the conduct of the formal session by the Speaker. [Amended Feb. 1, 2023.]

(3) All members, officers and employees physically present in the House Chamber during a

2258 formal session shall, at the direction of the Speaker, undertake any mitigation measures ordered

by the Speaker. Court Officers shall strictly enforce mitigation measures directed by the Speaker
by and between members, officers and employees in and around the House Chamber. Any
member, officer or employee in violation of the mitigation measures ordered by the Speaker
shall be removed from the House Chamber.

2263 *Remote Rule 3.* (a) A member participating remotely may make any motion authorized 2264 pursuant to the standing rules, raise a point of order, raise a point of personal privilege, or raise a 2265 point of parliamentary inquiry. Members participating remotely shall notify their division 2266 monitor of their desire to make a motion, raise a point of order, raise a point of personal privilege 2267 or raise a point of parliamentary inquiry. The division monitor shall immediately notify the 2268 Speaker who shall recognize the member seeking to make a motion, raise a point of order, raise a 2269 point of personal privilege or raise a point of parliamentary inquiry. No member shall interrupt 2270 another member while that member is speaking, including to request that the member speaking 2271 yield, except for the reasons authorized herein.

(b) A vote on any motion made pursuant to subsection (a) shall be conducted by voice vote as
prescribed by subsection (b) of Remote Rule 5, unless the Constitution or the standing rules
specifically require a roll call vote.

(c) A motion made by a member participating remotely may be made and submitted by the
division monitor for the floor division of the House wherein the seat assigned to said member
pursuant to Standing Rule 79 is located.

*Remote Rule 4.* (a) A member participating remotely wishing to speak on any question before
the House shall notify the monitor for the floor division of the House wherein the seat assigned
to said member pursuant to Standing Rule 79 is located as follows:

(i) A member wishing to speak on a bill, resolve or the General Appropriation Bill, or an
amendment thereto, shall notify their floor division monitor no later than 10:00 A.M. on the day
that the bill, resolve, General Appropriation Bill, or amendment thereto, is scheduled to be
considered by the House. Said notification shall include: (1) the number of the bill, resolve
General Appropriation Bill, or amendment thereto, that the member wishes to speak to; and (2)
whether the member wishes to speak in favor of or in opposition to the bill, resolve, General
Appropriation Bill, or amendment thereto.

2288 (ii) A member wishing to speak on a consolidated amendment shall notify their floor division 2289 monitor no later than 45 minutes after the consolidated amendment shall have been first filed 2290 with the Clerk and made available electronically to the members. Said notification shall include: 2291 (1) the number or letter of the consolidated amendment the member wishes to speak to; and (2) 2292 whether the member wishes to speak in favor of or in opposition to the consolidated amendment. 2293 (iii) A member wishing to speak on a conference committee report filed pursuant to Joint Rule 2294 11B shall notify their floor division monitor no later than 10:00 A.M. on the day the conference 2295 committee report is scheduled to be considered by the House. Said notification shall include: (1) 2296 the bill number of the conference committee report; and (2) whether the member wishes to speak 2297 in favor of, or in opposition to the report. The provisions of this paragraph shall be inoperative if 2298 the conference committee report is filed later than 8:00 P.M. on the day preceding its 2299 consideration by the House.

(b) The monitor for each division shall prepare a list of members of their division notifying the
monitor of said member's desire to speak in favor of a question before the House and a list of
members of their division notifying the monitor of said member's desire to speak in opposition

to a question before the House. Each list shall be arranged in order of the time the monitorreceived the notification with the notification received the earliest being first.

(c) Upon completion of the lists required pursuant to subsection (b), the monitors for each
division shall transmit the lists to the Speaker and the Minority Leader. The Speaker shall
combine the lists received from each of the division monitors and, in consultation with the
Minority Leader, shall prepare a consolidated list of members notifying their monitor of the
member's desire to speak in favor of a question before the House and a consolidated list of
members of their division notifying the monitor of said member's desire to speak in opposition
to a question before the House.

(d) The Speaker shall distribute the lists compiled pursuant to subsection (c) to all members
electronically prior to the commencement of the formal session. The Speaker shall distribute the
list compiled pursuant to subsection (a)(ii) as soon as practicable upon completion.

(e) The consolidated lists prepared by the Speaker pursuant to subsection (c) and distributed to
the membership pursuant to subsection (d) shall be the order in which members are recognized
during the debate of the respective question. In recognizing members from said lists, the Speaker
shall, to the extent practicable, alternate between members wishing to speak in favor of the
question and members wishing to speak in opposition to the question.

2320 (f) A member participating remotely may, in lieu of speaking on a bill, resolve, amendment,

2321 consolidated amendment or a conference committee report, submit written remarks in favor of,

2322 or in opposition to, any bill, resolve, amendment, consolidated amendment or conference

2323 committee report to the Clerk before the adjournment of the formal session in which said bill,

resolve, amendment, consolidated amendment or conference committee report was considered by

the House. Said remarks shall be transmitted to the Clerk electronically in a format prescribed by

the Clerk. The Clerk shall include any remarks submitted by a member participating remotely
pursuant to this section in the Journal of the House required to be kept by the Clerk pursuant to
Standing Rule 10 and Remote Rule 2.

*Remote Rule 5.* (a) Notwithstanding Standing Rules 50 through 52, inclusive, during a formal session where members are participating remotely a vote on any question shall be by either a voice vote of the members present and voting pursuant to subsection (b) or a roll call vote of the members present and voting pursuant to subsection (c). Any question that would require a standing vote under the standing rules shall be decided by a voice vote of the members present and voting pursuant to subsection (b).

2335 (b) When a question is put, the sense of the House shall be taken by the voices of the members, 2336 and the Speaker shall first announce the vote as it appears to the Speaker by the sound. If the 2337 Speaker is unable to decide by the sound of the voices, or if the announcement made thereupon is 2338 doubted by a member, the Speaker shall order the division monitors to ascertain the number of 2339 members within in their division voting in the affirmative and the number of members within in 2340 their division voting in the negative, without further debate upon the question. The division 2341 monitors shall report the total vote of their division count to the Speaker. After receiving the 2342 reports of the total vote counts from each of the division monitors, the Speaker shall tally said 2343 votes and then announce the vote.

(c) The sense of the House shall be taken by yeas and nays whenever required by 10 percent of
the members elected or when required pursuant to the Constitution of the Commonwealth. The
Speaker shall state the pending question and shall order the division monitors to commence the
roll call of the members. The division monitors shall call the roll of the members assigned to said
division in alphabetical order. The division monitors shall record the votes of each member on a

form prescribed by the Clerk. Upon completion of the roll call, the division monitors shall sign the form upon which the roll call for their division was recorded and submit the completed form to the Clerk. The Clerk shall tally the votes of the members of each division and shall enter the votes into the electronic roll call machine. Upon completion of the tally and the entry of the votes into the electronic roll call machine, the Clerk shall notify the Speaker that the vote has been completed. Upon instruction from the Speaker, the Clerk shall display the tally of the vote on the 2 monitors in the House Chamber. The Speaker shall then announce the vote.

2356 (d) If a member doubts the presence of a quorum, the Speaker shall order the division monitors 2357 to ascertain the number of members within in their divisions who are present. Any member 2358 confirmed by the division monitor to be participating remotely shall be considered present. The 2359 division monitors shall report the total number of members present to the Speaker. After 2360 receiving the reports of the total number of members present from each of the division monitors, 2361 the Speaker shall tally the numbers and then announce the number of members present. If, after 2362 tallying the numbers from each of the division monitors a quorum is not present, the Speaker 2363 shall order a roll call vote pursuant to subsection (c).

(e) The call for yeas and nays shall be decided without debate. If the yeas and nays have beenordered before the question is put, the proceedings under subsection (b) shall be omitted.

2366 (f) Except as heretofore provided, any member who shall vote or attempt to vote for another

2367 member or any person not a member who votes or attempts to vote for a member, or any member

2368 or other person who willfully tampers with or attempts to impair or destroy in any manner

whatsoever the voting equipment used by the House, or change the records thereon shall be

2370 punished in such manner as the House determines; and provided further, that such a violation

shall be reported to the committee on Ethics.

*Remote Rule 6.* No consolidated amendment to any bill offered by the committee on Ways
and Means shall be considered by the House until the expiration of at least 30 minutes after the
consolidated amendment shall have been first filed with the Clerk and made available
electronically to the members. This rule shall not be suspended unless by unanimous consent of
the members present.

*Remote Rule 7.* No consolidated amendment to any bill offered by the committee on Waysand Means shall be adopted except by a roll call vote.

*Remote Rule 8.* Notwithstanding any standing rule to the contrary, with the approval of the
Speaker, a member, officer or employee may take photographs and videos of, and in, the House
Chamber provided said photographs or videos are to facilitate the remote participation in the
formal session by a member.

2383 *Remote Rule 9.* (a) Notwithstanding any standing rule to the contrary, unless authorized
2384 pursuant to subsection (b) or subsection (c), no member participating in a formal session shall be
2385 recognized more than once on any question before the House without unanimous consent or on
2386 any question before the House for more than 10 minutes without unanimous consent.

(b) The following members may, notwithstanding subsection (a), be recognized more than once
on any question before the House: (1) the Minority Leader; (2) the member carrying the report of
the committee; (3) and the Ranking Minority Member of the committee reporting the bill.

2390 (c) Notwithstanding subsection (a), after all members have been recognized pursuant to Remote

Rule 4, a member who is the primary sponsor of a bill, resolve or an amendment, or a designee

2392 of said member, may, in addition to being recognized pursuant to Remote Rule 4, be recognized

2393 for purposes of providing rebuttal or further explanation. If a member who is the primary sponsor

of a bill, resolve or amendment or their designee is recognized pursuant to this subsection a member from the opposite political party designated by the member carrying the report of the committee or the Ranking Minority Member of the committee reporting the bill may also be recognized in addition to being recognized pursuant to Remote Rule 4. No member shall be recognized pursuant to this subsection for more than 5 minutes without unanimous consent.

*Remote Rule 10.* Notwithstanding any standing rule to the contrary, any formal session where
members are participating remotely shall be livestreamed on the General Court website. Audio or
video recordings of all such sessions shall be made available to the public on the General Court
website. All House sessions conducted by electronic means shall be broadcast on House
television.

*Remote Rule 11.* Notwithstanding any standing rule to the contrary, no technical failure that
breaks the remote connection of a member or members of the House of Representatives
participating remotely in a formal session shall invalidate any action taken by the House of
Representatives.

*Remote Rule 12.* Notwithstanding Standing Rule 49, members participating remotely may
vote in a quorum roll call.

*Remote Rule 13.* Except as otherwise indicated, Remote Rules 1 through 16, inclusive, shall
not be suspended unless by a 2/3 vote of the members present and voting. Debate upon a motion
for the suspension of Remote Rules 1 through 16, inclusive, shall be limited to 15 minutes and
no member shall speak for more than 3 minutes.

2414 *Remote Rule 14.* The provisions of any standing or remote rules pertaining to procedures of 2415 the House may be suspended and alternative procedures may be used if said alternative methods 2416 are approved by a 2/3 majority of the committee on Rules and approved, in writing, by the 2417 Speaker and the Minority Leader. The Clerk shall enter any such approvals in the House Journal 2418 for the formal session required to be kept by the Clerk pursuant to Standing Rule 10.

*Remote Rule 15.* Except to the extent that they conflict with Remote Rules 1 through 16,
inclusive, the standing rules shall remain in full force and effect.

2421 *Remote Rule 16.* Remote Rules 1 through 16, inclusive, shall remain activated for no longer

than 30 days after being activated by the Speaker; provided, that the House of Representative

shall not operate under remote rules beyond 30 days without the adoption of an Order by amajority of the House.

[Emergency remote rule historical notes: See House document numbered 4690 of the 191st
General Court; also see House documents numbered 59 and 3929 of the 192nd General Court;
Added to Rules Jul. 7, 2021; Amended Feb. 1, 2023.]

House of Representatives, February 1, 2023.

A D O P T E D

Steven S. James , Clerk

## 193nd GENERAL COURT (2023-2024 SESSION). INDEX TO THE HOUSE RULES

[The figures refer to the numbers of the Rules.]

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