

**ASSEMBLY TRANSPORTATION COMMITTEE
JIM FRAZIER, CHAIR**

**COMMITTEE RULES
2015 – 2016 Session**

Setting of Bills

1(a) Bills referred to the Committee will be scheduled for hearing at the discretion of the Chair. Every bill received by the Committee in a timely manner will be set for hearing prior to all applicable deadlines.

1(b) No requests for setting a bill will be honored if received later than five full working days prior to the hearing. (Example: For a Monday hearing, requests must be received by 5:00 p.m. of the Friday one week prior to the hearing.)

1(c) Notice of a hearing on a bill by the Committee shall be published in the Assembly Daily File at least four days prior to the hearing, unless such notice is waived by a majority vote of the Assembly.

1(d) A bill may be set for hearing in the Committee only three times. A bill is "set" for purposes of this subsection whenever notice of the hearing has been published in the File for one or more days. If a bill is set for hearing and the Chair, at his/her discretion, or the Committee, on its own initiation and not the author's, postpones the hearing on the bill or adjourns the hearing while testimony is being taken, such hearing shall not be counted as one of the three times a bill may be set. If the hearing notice in the File specifically indicates that "testimony only" will be taken, such hearing shall not be counted as one of the three times a bill may be set.

1(e) If a bill has been set for hearing and the author or the Committee decides not to take the bill up at that time, members of the public who have come to testify may be permitted, at the chair's discretion, to testify on the bill.

1(f) The Committee Secretary will forward a worksheet to the authors of bills referred to the Committee. The Chair may withhold setting of a bill for hearing until the completed worksheet is returned to the Committee (i.e., the worksheet contains all requested information regarding facts, demonstration of the need for the bill, background, etc.).

1(g) The Chair may refuse to hear a bill, even though it has been set, if the author fails to promptly return a completed worksheet for the bill. Such a set shall be deemed an author's set. (Assembly Rule 55)

Author's Amendments Prior to Hearing

- 2(a) An author may, subject to the Joint Rules, amend a bill at any time provided that:
- i. Proposed amendments are presented to the Committee in Legislative Counsel form.
 - ii. Substantive amendments are hand delivered to the Committee Secretary no less than four full working days prior to the day of the Committee hearing at which the bill has been set. (Example: No substantive amendments shall be accepted after 5:00 p.m. on the Monday prior to a Monday hearing.)
 - iii. If amendments are substantive, the Chair at his/her discretion, or the Committee, may require that the bill be reprinted before hearing.

2(b) The Committee Chair shall have sole discretion in ruling on whether or not an amendment is "substantive" within the meaning of subsection (a).

2(c) If the Committee adopts amendments other than those offered by the author and orders the bill reprinted prior to its further consideration, the hearing shall not count as the bill's third and final set.

Committee Analyses

3(a) Every attempt shall be made for Committee staff analyses of bills scheduled for hearing to be made available to the public at least one working day prior to the day of the Committee hearing. In the case of special hearings, the analyses need not be made available one working day prior to the hearing but shall be made available to the public at the time of the hearing and prior to any testimony being taken on the bill.

3(b) A copy of the analysis shall be sent to the bill's author and to members of the Committee prior to its general distribution to the public.

Quorum

4(a) A majority of the Committee membership (9 members) shall constitute a quorum. Lacking a quorum, members present may act as a subcommittee until a quorum is present.

4(b) In the absence of a quorum, the Chair may order a quorum call of the Committee and compel the attendance of absentees.

4(c) Once a meeting has been opened, the members may continue to take testimony even in the absence of a quorum.

Presentation of Bills and Order of Agenda

5(a) A bill shall be presented for hearing by the author, or by a staff member with a letter submitted to the Chair prior to the hearing. Staff-presented bills will then be taken up at the end of the hearing. Another member of the Legislature may present a bill in the author's absence.

5(b) Bills which have no apparent opposition may be placed on the Committee's Consent Calendar for action by the Committee. However, if any Committee member so objects, the bill shall be removed from the Consent Calendar and set for Committee hearing in the manner prescribed herein.

5(c) Unless otherwise determined by the Chair, bills set for hearing shall be heard in agenda order, except that all bills by one author shall immediately follow the author's lowest numbered bill. Senate bills shall follow Assembly bills. Except to expedite the business of the Committee, and at the discretion of the Chair, bills authored by members of the Committee will be taken up after all other measures are considered.

5(d) Constitutional amendments and resolutions shall immediately follow the lowest numbered companion bill, if any. Constitutional amendments without companion bills shall be heard in agenda order following bills. Resolutions without companion bills shall be heard in agenda order following constitutional amendments.

5(e) If an author is not present when his or her bill comes up, it shall be passed temporarily. If a member other than the author is authorized to present a bill, it loses its place and shall be heard after all other measures with authors present are taken up.

5(f) When the Chair determines that another order of business would be more expedient, measures can be taken up out of order.

5(g) The Chair may limit: a) duplicative testimony on a bill; b) the number of witnesses appearing on behalf of or in opposition to a bill; and/or c) the time allotted to authors and witnesses testifying on behalf or in opposition to a bill. (Assembly Rule 55)

Voting

6(a) A majority vote of the Committee membership is required to pass a bill from the Committee. A majority of those present and voting is required to adopt amendments, provided a quorum is present.

6(b) On motions not requiring a roll call, a roll call may be taken by order of the chair. Only committee members may request a roll call vote. A request for a roll call vote must be made before the Chair calls the vote.

6(c) On a voice vote, the Chair shall rule on whether the Ayes or the Noes have the majority.

6(d) A recorded roll call shall be taken on all of the following actions of the Committee:

- i. Final action on a bill, constitutional amendment, or resolution.
- ii. Motions (opposed by the author) to amend a bill, constitutional amendment, or resolution in Committee.
- iii. Motions to reconsider Committee actions.

- iv. Recommendations to the Assembly floor relating to Executive Reorganization Plans.

6(e) A roll call vote on a previous bill may be substituted by unanimous consent, provided that the members whose votes are substituted are present at the time of substitution.

6(f) Prior to announcement of the vote, upon the request of the Chair or any members of the Committee, the roll will be held open until adjournment of the committee meeting to permit absent committee members to vote.

6(g) A recorded roll call vote is not required on the following actions by the Committee:

- i. A motion to hold a bill, constitutional amendment, or resolution "under submission" or other procedural motion which does not have the effect of finally disposing of that measure.
- ii. An author's request to withdraw a measure from the Committee calendar.
- iii. The return of a measure to the House when it has not been voted upon by the Committee.
- iv. Adoption of author's amendments to a measure.

6(h) In all other respects, Committee voting will be governed by the provisions of Rule 58.5 of the Standing Rules of the Assembly.

6(i) Any member wishing to add his or her vote on to an existing roll call or to change a vote may do so at the convenience of the Committee Secretary. If the Secretary finds that the vote cast would result in passage of the bill, the Chair must publicly announce the vote and that the bill has received a majority vote of the Committee membership. When a bill has received a majority vote of the Committee membership, Committee members will be allowed to add their votes to the roll. Joint Rules 62c, 62d, and 64)

6(j) The Chair may require, as a condition for passage of a bill from the Committee, a commitment by the author to return the bill to the Committee if it is amended after it leaves the Committee. (Assembly Rule 55)

Reconsideration

7(a) After the Committee has voted on a bill, reconsideration may be granted only one time.

7(b) A motion to reconsider a vote by which a bill is voted out of Committee shall be in order and shall be voted upon at the same meeting.

7(c) When a bill fails to get the necessary votes to pass it out of Committee, reconsideration may be granted within 15 legislative days or prior to the interim study joint recess, whichever occurs first. Upon failure to receive reconsideration, the bill shall be returned to the Chief Clerk of the Assembly and may not be considered further during the session. Authors seeking reconsideration of a bill that has failed passage must notify the Committee Secretary within 15 legislative days of the original vote so that notice of reconsideration may be published in the File. A motion to reconsider a bill that passed must be made at the hearing at which the bill passed. (Assembly Rule 55 and Joint Rules 21 and 62(a)).

7(d) A vote on reconsideration cannot be taken without the same notice required to set a bill unless such vote is taken at the same meeting at which the vote to be reconsidered was taken and the author is present.

7(e) The procedures for reconsideration may only be suspended with respect to a particular bill by approval of the Committee on Rules and two-thirds vote of the members of the House.

Subcommittees

8(a) The Speaker may, pursuant to House Resolution 1, create subcommittees for the in-depth study of a particular bill or subject matter. Bills may be assigned to the subcommittees as deemed proper by the Chair.

8(b) Subcommittees shall consider assigned bills, receive testimony, recommend amendments as needed, and recommend timely action to the full Committee. A Subcommittee may take the following action in regard to bills assigned to it (a) recommend to the full Committee that the bill be passed or passed as amended; (b) refer the bill to the full Committee without recommendation; or (c) hold the bill in Subcommittee. The full Committee may hear and take affirmative action recommending passage of a bill only if the bill has received a recommendation identified in either (a) or (b) above.

8(c) At the conclusion of each Subcommittee hearing at which recommendations identified in subdivision (b) are made, a Subcommittee shall make a written report to the full Committee.

8(d) Subcommittees will operate under the same rules as the full Committee. (Assembly Rule 58.5)

Governor's Reorganization Plans

9(a) Governor's Reorganization Plans referred to the Committee pursuant to Section 12080 of the Government Code shall be considered in the same manner as a bill.

9(b) After consideration, and at least 10 days prior to the end of the 60-day period defined in Section 12080.5 of the Government Code, the Committee shall forward a report to the Assembly floor which may include the Committee's recommendation on whether or not to allow the plan to take effect.

9(c) Possible Committee actions with respect to a reorganization plan include the following:

- i. Recommend that the Assembly take no action, thus permitting the plan to take effect.
- ii. Recommend that the Assembly adopt a resolution disapproving of the plan and preventing it from taking effect.
- iii. Make no recommendation.

Oversight Report Recommendations

10(a) Whenever reports submitted by the Legislative Analyst or the State Auditor are referred to the Committee, any legislative recommendations contained therein may be placed on the Committee's agenda for appropriate action.

Review of Administrative Regulations

11(a) Committee staff may review all proposed administrative rules and regulations contained in the Notice Supplement of the California Administrative Register which pertain to agencies and programs within the scope of the Committee's jurisdiction. (Joint Rule 37.7)

11(b) The staff may review each administrative rule or regulation for conformity with the enabling statute and with legislative intent. Rules or regulations that do not appear to be based on statutory authority or that do not appear to be consistent with legislative intent may be placed on the Committee's agenda for appropriate action. (Joint Rule 37.7)