Each House may determine the rules of its proceedings...

Oklahoma Constitution Article V, Section 30
Adopted by the House of Representatives in House Resolution 1003 on Monday, February 6, 2017.
CITATION FORMAT:

Okla. H. Rules, § 4.1 (56th Leg.).
# HOUSE RULES

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STATEMENT OF AUTHORITY

Pursuant to Article V, Section 30 of the Oklahoma Constitution, the Oklahoma House of Representatives adopts the following rules to govern its operations and procedures. The provisions of these rules shall be deemed the only requirements binding upon the House of Representatives under Article V, Section 30 of the Oklahoma Constitution, notwithstanding any other requirements expressed in statute.

RULE ONE

DUTIES AND RIGHTS
OF THE SPEAKER

1.1 – Convening

(a) Except as provided in paragraph (b) of this section, the Speaker of the House, or his or her designee, shall convene the House of Representatives on the day and at the hour to which the House was adjourned on the previous legislative day.
(b) Upon taking the chair, the Speaker shall call the House to order and, except in the absence of a quorum, proceed under the customary categories of legislative business set forth in these Rules.

(c) The Speaker may designate any other member of the House to serve as the presiding officer, but such designation shall not last beyond that day’s adjournment.

1.2 – Voting Rights of the Presiding Officer

The Speaker shall have the same right as other members to vote. On all questions on which ayes and nays are taken, the Speaker shall vote under the title “Speaker”.

1.3 – Preservation of Order and Decorum

(a) The Speaker shall preserve order and decorum. In case of any disturbance or disorderly conduct in the Hall of the House of Representatives or in other areas of the Capitol assigned to the House, the Speaker shall have the power to order the same to be cleared or direct any other action necessary to preserve order and decorum.

(b) Appearances or presentations by school or other groups shall not be permitted on the floor of the House during the four (4) legislative days immediately preceding sine die adjournment as the Speaker may designate.

1.4 – Referral of Legislation

(a) All proposed legislation, as governed by paragraph (b) of Section 8.4 of these Rules, if not referred directly to the General Order category of the House Calendar, shall be referred by the Speaker to an appropriate standing or special committee.
(b) Prior to the time a bill or resolution is taken up for consideration by a committee or subcommittee, the Speaker may reassign such bill or resolution.

1.5 – Speaker to Sign Bills, Resolutions and Papers

(a) The Speaker, or a member of the House designated by the Speaker, shall sign all bills and resolutions passed by the Legislature.

1. The signatures required by this section shall be executed either by physical signature or by electronic signature as determined by the Speaker.

2. The certifications required by this section shall be made while the House is in session and shall be made a matter of record in the House Journal.

(b) The Speaker shall sign all subpoenas, warrants, writs, vouchers for expenditures chargeable to the House, contracts binding upon the House or other papers issued by the House. The Speaker may delegate the authority to sign papers authorizing payments and other papers of an administrative nature.

1.6 – Authorization of Counsel

(a) The Speaker may authorize or engage legal counsel on behalf of the House, a committee of the House, a member or former member of the House in his or her legal capacity as a member, or an officer, employee or agent of the House in their official capacity when the Speaker determines that such action would be in the best interest of the House of Representatives. In compliance with the requirements contained in paragraph (b) of this section, expenses incurred
for legal services authorized by these Rules may be paid upon approval of the Speaker.

(b) If a claim arising from allegations of unlawful discrimination, as defined in federal law, is made against the House of Representatives itself or against a committee of the House, a member or former member of the House in his or her legal capacity as a member, or an officer, employee or agent of the House in their official capacity, the Speaker shall not enter into a settlement agreement on behalf of the House that requires the expenditure of House funds in excess of $15,000.00 without first receiving the approval of a committee appointed pursuant to Section 1.8 of these Rules.

1.7 – Supervision of the House

(a) The Speaker shall have general supervision over the Hall of the House and the areas of the Capitol building assigned to the House of Representatives.

(b) The Speaker shall assign committee rooms to the various standing, special, joint and standing conference committees.

(c) The Speaker may reserve a portion of the gallery for former members of the House, former members of the Senate and the families of members of the House and their guests.

1.8 – Standing, Special and Joint Committees

(a) The Speaker shall create, abolish and establish the jurisdiction of all standing committees, special committees and subcommittees of the House of Representatives.
(b) The Speaker shall appoint the chairpersons and vice-chairpersons of all standing committees, special committees and subcommittees of the House of Representatives and shall appoint the co-chairpersons and co-vice-chairpersons from the House for any joint committees of the Legislature.

(c) The Speaker shall appoint the membership of all standing committees, special committees and subcommittees of the House of Representatives and shall appoint the members constituting the House’s delegation to any joint committees of the Legislature.

(d) All chairpersons, co-chairpersons, vice-chairpersons, co-vice-chairpersons and members of any House committee, subcommittee or joint committee shall serve at the pleasure of the Speaker.

(e) The Speaker shall be an ex officio voting member of all standing, special and joint committees.

1.9 – Conference Committees

(a) The Speaker shall appoint conference committees as the Speaker determines to be necessary.

(b) Upon creation of a standing conference committee, the Speaker shall appoint the chairperson, vice-chairperson and membership of the standing conference committee.

(c) The Speaker shall be an ex officio voting member of all standing conference committees.
2.1 – Convening

(a) In the absence of the Speaker, the Speaker Pro Tempore, as presiding officer, shall convene the House of Representatives on the day and at the hour to which the House was adjourned on the previous legislative day.

(b) Upon taking the chair, the Speaker Pro Tempore shall call the House to order and, except in the absence of a quorum, proceed under the order of business adopted by the House.

(c) In the absence of the Speaker, the Speaker Pro Tempore may designate any other member of the House to serve as the presiding officer, but such designation shall not last beyond that day’s adjournment.

2.2 – Duties

(a) The Speaker Pro Tempore shall perform the duties of Speaker in the absence of the Speaker.

(b) The Speaker Pro Tempore shall be an ex officio voting member of all standing, special and joint committees.
(c) The Speaker Pro Tempore shall be an ex officio voting member of all standing conference committees.

2.3 – Succession

(a) If, while the House is meeting in regular or special session, the office of Speaker becomes vacant fifteen (15) calendar days or more prior to the date of sine die adjournment, the Speaker Pro Tempore shall serve as Acting Speaker of the House until a new Speaker is elected, which election shall be set by the Acting Speaker and shall be carried out no later than fifteen (15) calendar days after the day of the vacancy. If the office of Speaker becomes vacant less than fifteen (15) calendar days prior to the date of sine die adjournment, the Speaker Pro Tempore shall accede to the office of Speaker of the House continuing as Speaker until the conclusion of the present term of office, as established in 14 O.S., Section 137, unless the House shall decide otherwise by electing another member Speaker of the House pursuant to Article V, Section 29 of the Oklahoma Constitution. In the event the office of Speaker becomes vacant after the organizational session required in Article V, Section 26 of the Oklahoma Constitution but before the first Monday in February of the same year, no election for the office of Speaker shall be held prior to the time the House convenes at twelve o’clock noon on the first Monday in February.

(b) When only acting as Speaker pursuant to paragraph (a) of this section, the Speaker Pro Tempore shall not exercise the powers of appointment provided to a Speaker of the House by statute or by House or Joint Rule and shall not be considered the Speaker of the House within the meaning of Article VI, Section 15 of the Oklahoma Constitution
Rule 2. Speaker Pro Tempore

establishing the line of succession to the Governor. Upon accession to the office of Speaker of the House, under paragraph (a) of this section, the Speaker Pro Tempore shall take the oath of office as Speaker of the House and shall file said oath with the office of the Secretary of State and shall be authorized to exercise all authority granted to the Speaker of the House under law or by House or Joint Rule including, but not limited to, the powers of appointment and inclusion in the line of succession to the office of Governor as provided by Article VI, Section 15 of the Oklahoma Constitution.

(c) If the House is not meeting in regular or special session and the office of Speaker becomes vacant due to death or resignation, the Speaker Pro Tempore shall become Speaker of the House and shall be authorized to exercise all authority granted to the Speaker of the House under law or by House or Joint Rule including, but not limited to, the powers of appointment and inclusion in the line of succession to the office of Governor as provided by Article VI, Section 15 of the Oklahoma Constitution.

(d) Upon accession to the office of Speaker of the House under paragraph (c) of this section, the member in so doing shall continue as Speaker until such time as the House convenes for the first legislative day of the next regular or special session, or until the conclusion of the present term of office, as established in 14 O.S., Section 137, whichever occurs first, unless earlier removed from office under the provisions of 51 O.S., Section 24.1.

(e) The Speaker Pro Tempore, upon becoming Speaker of the House by operation of paragraph (c) of this section, shall take the oath of office as Speaker of the House and shall file said oath with the office of the Secretary of State.
(f) If the Speaker shall become incapable of performing the duties pertaining to the office of Speaker of the House for reasons other than death or resignation, when the House is not meeting in regular or special session, the powers and duties of the Speaker of the House shall be discharged by the Speaker Pro Tempore as Acting Speaker until the incapacity shall cease. When acting as Speaker pursuant to this provision, the Speaker Pro Tempore shall not exercise the Speaker's powers of appointment nor shall the Speaker Pro Tempore be included in the line of succession to the office of Governor, as provided by Article VI, Section 15 of the Oklahoma Constitution, unless he or she transmits a written declaration establishing the nature of the Speaker's incapacity to perform the duties of the office of Speaker of the House to the members of the House of Representatives and the Clerk of the House. Upon receipt of such a written declaration, the Clerk of the House shall notify the President Pro Tempore of the Senate, the Governor and the Chief Justice of the Oklahoma Supreme Court. Thereafter, when the elected Speaker transmits to the Speaker Pro Tempore and the Clerk of the House his or her written declaration that no such incapacity exists, he or she shall resume the powers and duties of the office of Speaker of the House.

(g) Regardless of whether the House is in session, whenever the elected Speaker transmits to the Speaker Pro Tempore and the Clerk of the House a written declaration that he or she is unable to discharge the powers and duties of the office of Speaker of the House, and until he or she transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Speaker Pro Tempore as Acting Speaker. Upon receipt of such a written declaration, the Clerk of the House shall notify the members of the House of Representatives, the President Pro Tempore of the
Rule 2. Speaker Pro Tempore

Senate, the Governor and the Chief Justice of the Oklahoma Supreme Court. Thereafter, when the Speaker transmits to the Speaker Pro Tempore and the Clerk of the House his or her written declaration that no inability exists, he or she shall resume the powers and duties of the office of Speaker of the House. When acting as Speaker pursuant to this provision, the Speaker Pro Tempore shall not exercise the Speaker's powers of appointment nor shall the Speaker Pro Tempore be included in the line of succession to the office of Governor, as provided by Article VI, Section 15 of the Oklahoma Constitution.
3.1 – Employment by House

(a) The Speaker shall employ and manage qualified personnel to staff the House of Representatives. All House employees work for and serve at the pleasure of the Speaker of the House.

(b) The Speaker shall determine their qualifications, hours of work and compensation, including benefits.

(c) The Speaker has the right at any time to transfer any employee to another department or discharge any employee of the House without cause.

3.2 – Clerk of the House

(a) The Clerk of the House, under the direction of the Speaker, shall have general charge and supervision over the legislative procedure of the House.

(b) The Clerk of the House shall be responsible for:

1. publication of all House calendars and agendas;
2. publication of bills, resolutions and amendments;
House Rules

3. publication of standing committee reports, special committee reports, and conference committee reports; and


(c) The Clerk of the House shall have custody of and be responsible for the safekeeping of all bills and resolutions pending in the House at the final adjournment of the First Regular Session of the Legislature.

(d) All official papers, records, reports, testimony presented and other materials belonging to the House shall be entrusted to the care and custody of the Clerk of the House.

(e) Official copies of all bills and resolutions and other materials as designated by the Speaker shall not be removed from the Office of the Clerk for any purpose except upon order of the Speaker.

(f) Communications shall be prepared and signed by the Clerk of the House under the direction of and in the name of the Speaker.

(g) The Clerk of the House of Representatives shall be the guardian of electronic signatures for the House of Representatives and shall be authorized to make determinations as to validity and authenticity of electronic signatures.

(h) If transmitting bills, resolutions or messages electronically to the Senate, Governor or Secretary of State, the Clerk of the House shall establish safeguards to protect against unauthorized users.
Rule 3. House Officers and Employees

3.3 – Chief Sergeant At Arms

(a) It shall be the duty of the Chief Sergeant at Arms to attend the House during each day's session, to maintain order under the direction of the presiding officer, and to execute the commands of the House.

(b) The Chief Sergeant at Arms shall have charge of the Chamber during the sessions, and see that the same is kept in order and at all times ready for use by the House.

(c) The Chief Sergeant at Arms shall, fifteen (15) minutes before the House is to convene, clear the House Floor, anterooms of the House Floor and House Lounge of all unauthorized persons, as defined in Rule 5, and shall see that no unauthorized persons enter said areas while the House is in session.

3.4 – Parliamentarian

(a) The Speaker of the House shall appoint a parliamentarian who shall assist the presiding officer in the making of parliamentary rulings.

(b) The parliamentarian shall, at the direction of the Speaker, assist the Speaker in publishing a volume of substantive parliamentary rulings.

3.5 – Chaplain

A Chaplain shall attend the commencement of each day's session of the House, open the same with prayer and may be allotted five (5) minutes during the Thursday session for the purpose of delivering remarks to the House.
3.6 – Pages

The Speaker, or his or her designee, shall promulgate rules and guidelines for the Page program.
rule four

members

4.1 – Member Defined

“Member”, as used in these Rules, means a member of the House of Representatives.

4.2 – Disclosure of Personal or Private Interest

A member who has a personal or private interest in any bill or resolution, proposed or pending before the House, shall disclose that fact to the House, and shall not vote on that bill or resolution, as required by Article V, Section 24 of the Oklahoma Constitution.

4.3 – Absence of Members

No member shall be absent from the session of the House without leave.

4.4 – Decorum

(a) No member rising to debate, to give notice, to make a motion, or to present a paper of any kind shall proceed until the member has addressed the presiding officer and has been recognized by the presiding officer as being entitled to the Floor.
(b) While a member is speaking, no other member shall enter into any private conversation or pass between the speaking member and the presiding officer.

(c) The presiding officer may enforce the provisions of House rules by naming the disruptive or disorderly member after requesting order in the Chamber three (3) times.

(d) Profane, obscene or indecent language is prohibited in the House and in all committees and subcommittees of the House.

1. Up to House whether to discipline a member

Whether to discipline a member for conduct or speech is up to the House itself, *HP 4.4 - 1. (2011) Discipline Determined by House of Representatives.*

(e) All members shall conduct themselves in a manner becoming a member of the House of Representatives. When the House is in session all members shall, while in the Chamber, be appropriately dressed. Male members shall wear suitcoats, slacks and ties and female members shall wear dresses or skirts or pants worn with a jacket or sweater. No member shall wear jeans or denim pants in the House Chamber while the House is in session.

(f) Any member who, while under the influence of intoxicating liquor or drugs, appears in the Chamber or in any part of the Capitol Building assigned to the House, shall be in contempt of the House and subject to reprimand, suspension or expulsion.

(g) Possession of intoxicating liquor shall not be permitted at any time in the Chamber or in any part of the Capitol Building assigned to the House.
Rule 4. Members

(h) Use of tobacco products, including smoking, dipping or sniffing snuff, shall not be permitted at any time in the Chamber, as governed by Section 11.6 of these Rules.

(i) No food, including canned or bottled beverages, shall be allowed at any time in the Chamber. Food may be consumed in the lounge and foyer at the west end of the Chamber.

4.5 – Service of Process

Upon being presented with any service of legal process pertaining to the House of Representatives itself or to an individual member of the House of Representatives in his or her official capacity, the member or employee so approached shall inform the Speaker of the House and the House General Counsel prior to attempting to respond.
RULE FIVE

PRIVILEGES OF THE FLOOR AND THE ANTEROOMS

5.1 – Floor Privileges

(a) The following persons shall be entitled to privileges of the Floor when the House is in session:

1. members of the House;
2. members of the Senate;
3. former members of the House except as otherwise provided in Section 5.3 of this Rule;
4. The Governor, except during consideration of a motion to override the veto of the Governor;
5. employees of the House and Senate as designated by the Speaker; and
6. children or grandchildren of members for the purpose only of introduction from the member’s desk.

(b) Except as permitted in paragraph (a) of this section, no other person, except upon formal invitation by the House of Representatives, shall enter upon the Floor when the House is convened in session.
5.2 – Anterooms of the House Chamber

While the House is in session, no persons other than those entitled to privileges of the Floor, members of the immediate families of House members and House employees authorized by the Speaker shall be admitted to the House Lounge and anteroom located at the west end of the House Floor or into the anteroom located at the east end of the House Floor, except at the express invitation of a member.

5.3 – Former Members

(a) Except as authorized by the Speaker, no former member of the House or Senate who is an officer or employee in the executive branch of state government or who is registered or required to be registered as a lobbyist under the Ethics Commission Act shall be entitled to privileges of the Floor when the House is convened in session.

(b) No former member when present on the House Floor pursuant to paragraph (a) of this section shall attempt to influence the passage or failure of any pending motion or legislation.

5.4 – House Parking

When the House is convened in regular or special session, no registered lobbyist under the Ethics Commission Act shall be permitted to park in the parking areas of the Capitol grounds allocated to the House of Representatives.
Rule 5. Privileges of the Floor and the Anterooms

5.5 – Presentations on House Floor

Except as authorized by the Speaker, no member shall schedule more than five (5) congratulatory presentations on the House Floor during a Regular Session of the biennium.
RULE SIX

BILLS AND RESOLUTIONS

6.1 – Definition of the Term “Bill”

The term “bill”, as used in these Rules, shall mean proposed legislation which in order to become law must pass through the Legislature according to the procedures established by the Oklahoma Constitution, including consideration by the Governor. The term shall include proposed laws of a general nature and proposed special or local laws. The procedures of these Rules applicable to the introduction and passage of bills shall also apply to the introduction and passage of joint resolutions.

1. A bill’s title changes form or appearance throughout legislative process

   An amendment lacking a complete title does not violate House Rule 6.1 and may be considered by the House, HP 6.1 - 1. (2009) Form of Title During Stages of Legislation.

6.2 – Filing Deadlines

(a) The filing deadlines for introduction of bills and joint resolutions shall be established in consultation between the House of Representatives and the Senate.
House Rules

(b) Legislative deadlines previously agreed to by the House of Representatives shall be inapplicable to:

1. measures which propose a special or local law as governed by Section 6.10 of this Rule;

2. measures authored by the chairpersons and vice-chairpersons of the House Appropriations and Budget Committee and the Senate Appropriations Committee which affect the receipt, expenditure or budgeting of state funds or funds under the control of an entity created by state law; or

3. measures authored by the Speaker of the House of Representatives and the President Pro Tempore of the Senate and which are deemed by them to be necessary for the preservation of the public peace, health and safety.

1. Bills introduced by Speaker after regular deadline presumed in compliance with House rule

When the Speaker introduces and directs scheduling of a House measure, the presiding officer will presume that measure is in compliance with Section 6.2 of House Rules, HP 6.2 - 1. (2014)

Measures Introduced by Speaker and President Pro Tem after Regular Legislative Deadlines, Presumption of Emergency Circumstances.

6.3 – Numbering

(a) Bills and joint resolutions introduced in the Second Regular Session of a Legislature shall be numbered consecutively with the last bill and joint resolution, respectively, introduced in the First Regular Session of the same Legislature.
Rule 6. Bills and Resolutions

(b) Simple and concurrent resolutions introduced in the Second Regular Session of a Legislature shall be numbered consecutively with the last simple and concurrent resolution, respectively, introduced in the First Regular Session of the same Legislature.

6.4 – Introduction

(a) All bills and resolutions shall be accompanied by the name or names of the member or members introducing the bill or resolution, shall have a title stating the subject matter contained therein and shall include the request number assigned to the bill or resolution by the staff of the House.

(b) Except as provided in paragraph (c) of this section, no member of the House of Representatives shall be the principal author of more than eight (8) bills or joint resolutions during a session of the Legislature.

(c) The provisions of paragraph (b) of this section shall not apply to:

1. measures containing budgetary matters of which the principal author is the Chairperson of the Appropriations and Budget Committee of the House;

1. Appropriation shell bills introduced by A & B chair

A shell bill styled as an appropriation bill falls within the exception enumerated in House Rule 6.4, paragraph (c) excepting appropriation bills authored by the Appropriations and Budget chairperson from the eight (8) bill limitation, HP 6.4 – 1. (2010) Appropriation Shell Bills Exempted from Eight-Bill Limit.
2. bills introduced for the purpose specified in Section 23.1 of Title 75 of the Oklahoma Statutes;

3. measures introduced for the purpose of disapproving or approving agency rules pursuant to the Administrative Procedures Act;

4. bills introduced for the purpose of implementing the Oklahoma Sunset Law;

5. bills that only repeal or delete, without substantive replacement, provisions of the Oklahoma Statutes;

6. simple or concurrent resolutions; and

7. any other measure authorized by the Speaker.

1. Bills in excess of eight-bill limit

A bill scheduled on the Floor Agenda in excess of the eight-bill limit is presumed by the Chair to have been authorized by the Speaker, HP 6.4 - 2. (2014) Bills in Excess of Eight-Bill Limit Scheduled on Floor Agenda Presumed to be Authorized by Speaker.

6.5 – Coauthors

Coauthors of bills and resolutions added after the introduction of a measure shall be indicated on the front page of a bill or resolution.

6.6 – Principal Senate Author of a House Bill or Resolution

(a) While a House bill, joint resolution or concurrent resolution is within the physical control of the House, the principal House author of the bill or resolution shall have full and complete discretion in determining who the principal Senate author of the bill or resolution shall be.
Rule 6. Bills and Resolutions

(b) No bill or resolution lacking a principal Senate author shall be scheduled for Floor consideration, except that the withdrawal of the principal Senate author, after the bill or resolution is scheduled for Floor consideration, shall not preclude the House from considering the bill or resolution.

1. Senate author pending in coauthor software sufficient for consideration
   
   A measure may be taken up for consideration on the House Floor when the measure’s principal Senate author has been designated and is pending in the House’s electronic coauthor software, HP 6.6 - 1. (2010) Consideration with Pending Principal Senate Author.

6.7 – Procedures Governing Simple and Concurrent Resolutions

(a) Except as exempted by paragraph (b) of this section, the following classes of simple and concurrent resolutions shall lie over one (1) legislative day after introduction, after which they may be called up for consideration:

   1. resolutions requesting information from any of the executive or judicial departments, from county and municipal officers or from corporate entities or persons; or

   2. resolutions giving rise to debate.

(b) The following classes of simple and concurrent resolutions may be taken up the same legislative day they are introduced:

   1. resolutions relating to business immediately before the House;

   2. resolutions relating to business of the day on which they may be offered;
3. resolutions reported from the House Rules Committee proposing adoption of a special rule or rules; or

4. resolutions relating to adjournment or recess.

(c) Upon taking up a motion to adopt a simple or concurrent resolution, said motion shall be subject to amendment and debate.

(d) A motion to amend shall be in order immediately but amendments proposed to simple and concurrent resolutions shall be electronically submitted to the Office of the Clerk prior to consideration by the House.

(e) The House shall not consider any proposed amendments not germane to the subject of a simple or concurrent resolution under consideration.

(f) Debate on the question of adoption of a simple or concurrent resolution shall be limited to thirty (30) minutes, equally divided between the proponents and opponents of the resolution, provided that no member speak for more than ten (10) minutes.

(g) Five (5) minutes of the time allocated to the proponents of the resolution shall be reserved to the principal author, and the principal author shall have the right to close the debate.

(h) Any simple or concurrent resolution may be referred by the Speaker to an appropriate committee.
Rule 6. Bills and Resolutions

6.8 – Final Action

(a) The following action shall constitute final action on any bill or resolution:

1. committee recommendation of "Do Not Pass";
2. if a motion to reconsider the vote on Third Reading or Fourth Reading fails to prevail;
3. if a motion to table the motion to reconsider prevails; or
4. if a vote is taken on Third Reading or Fourth Reading and no notice is served to reconsider the vote.

(b) If final action is such as to defeat a bill or resolution, no other bill or resolution having the same effect and covering the same specific subject matter shall be considered by the House of Representatives during either session of the current Legislature.

1. Further consideration of bill not in order after final action in committee
   A committee recommendation of “Do Not Pass” is final action meaning that the bill is unavailable for retrieval out of committee by any method, including suspension of House Rules, HP 6.8 - 1. (2005) Bill Unavailable for “Further Consideration” after Final Action Occurs.

2. Veto by Governor not final action
   Veto of a measure by the governor does not constitute final action under House rule, HP 6.8 - 2. (2008) Veto by Governor not Final Action.

3. Bill cannot be submitted as instructions to CCR after final action
   A bill that previously received final action may not be offered as attached instructions to a conference committee report, HP 6.8 - 3. (2009)
House Rules

Bill Receiving Final Action May Not Be Offered as Instructions to Conference Committee.

4. Motion to rescind not in order to circumvent final action

A motion to rescind cannot be used to undo final action on a bill, HP 6.8 - 4. (2010) Motion to Rescind May Not Be Used to Avoid Final Action.

5. Failure to adopt CCR not final action

A failed motion to adopt a conference committee report does not constitute “final action” under House rule, HP 6.8 - 5. (2010) Failure of Motion to Adopt Conference Committee Report not Final Action.

6. Failed 'Do Pass' Motion in committee not final action


6.9 – Carry-over Bills and Joint Resolutions

Any bill or joint resolution pending in the House at the sine die adjournment of the First Regular Session of a Legislature shall carry over to the Second Regular Session with the same status as if there had been no adjournment; provided, however, that this Rule shall not apply to bills and joint resolutions pending in a conference committee at the time of sine die adjournment.

6.10 – Special or Local Laws

(a) The House of Representatives shall not consider proposed local or special legislation on subjects prohibited by the Oklahoma Constitution.
Rule 6. Bills and Resolutions

(b) No special or local law shall be considered by the House of Representatives unless passage of a general law would be ineffective.

(c) A bill or joint resolution under consideration by the House shall be presumed not to be special or local legislation unless the principal author so declares in writing prior to presentation of the measure on the House Floor.

(d) Prior to consideration of special or local legislation in the House of Representatives:

1. Notice of the intended introduction of a proposed local or special law shall be first published for four (4) consecutive weeks in a newspaper of weekly or general circulation in the city or county affected by the proposed law;

2. The notice shall state in substance the contents of the proposed law;

3. Verified proof of such publication as required by this section shall be filed with the Office of the Oklahoma Secretary of State; and

4. Verified proof of such publication as required by this section shall be published in the House Journal no later than the legislative day prior to the day the measure is considered on the House Floor.

(e) The presiding officer shall not entertain points of order or points of inquiry pertaining to whether a bill or joint resolution pending before the House is special or local legislation.
6.11 – Revenue-Raising Measures

(a) A bill or joint resolution under consideration by the House shall be presumed not to be a revenue-raising measure within the meaning of Article V, Section 33 of the Oklahoma Constitution unless the bill or joint resolution has been designated as a revenue-raising measure by the Majority Floor Leader.

(b) Prior to consideration of a bill or joint resolution designated as a revenue-raising measure pursuant to this section, the Majority Floor Leader shall rise and announce to the full House the designation of the bill or joint resolution as a revenue-raising measure and the announcement shall be published in the House Journal.

(c) The presiding officer shall not entertain points of order or points of inquiry pertaining to whether a bill or joint resolution pending before the House is a revenue-raising measure.

(d) Prior to ordering the vote on final passage of a revenue-raising measure, the presiding officer shall announce the majority vote required for final passage. As used in this section, final passage shall be defined as the vote on Third Reading or Fourth Reading of a bill or joint resolution.
RULE SEVEN

COMMITTEES

IN GENERAL

7.1 – Definitions

(a) A standing committee is a committee appointed by the Speaker of the House pursuant to Section 1.8 of these Rules which continues as a distinct entity for the duration of the biennium unless dissolved by the Speaker pursuant to the same authority.

(b) A standing subcommittee is a subcommittee appointed by the Speaker of the House pursuant to Section 1.8 of these Rules which exercises oversight or other specific authority assigned to it by the Speaker and reports directly to a standing committee.

(c) A special committee is a committee appointed by the Speaker of the House pursuant to Section 1.8 of these Rules which carries out a particular task defined at the time of the committee’s creation and appointment. Upon completion of the task assigned to the special committee, the special committee is immediately dissolved.

(d) A conference committee is a committee tasked with resolving differences between the House of Representatives
and the Senate. A conference committee consists of members from both chambers with the House members of a conference committee being appointed by the Speaker of the House pursuant to Section 1.9 of these Rules.

7.2 – Open Meetings

All meetings of all committees shall be open to the public, subject to the authority of the chairperson to maintain order and decorum. A chairperson, with the approval of the Speaker, may close a committee meeting or portion thereof, and the record of such meeting may not disclose the identity of the witness appearing before the committee, if necessary to preserve physical security, including the protection of a witness.

7.3 – Timing and Location of Meetings

(a) Committees shall meet at the call of the committee Chair within the dates, times and locations designated by the Speaker.

1. Presiding officer will not address scheduling conflicts between House committees

The presiding officer will not address potential conflicts between the stated times that various committees will convene after adjournment of the daily Floor session, HP 7.3 - 1. (2014) Cognizance of Convening Times of Committees not Taken by Presiding Officer.

(b) No committee shall sit during a floor session of the House without special leave from the Speaker.
7.4 – Authority of the Chair

(a) All standing and special committees and subcommittees shall be governed by the House Rules applicable to committee proceedings.

(b) Chairpersons shall ensure the efficient operation of the committees or subcommittees. Such authority shall include: presiding over the committees or subcommittees, establishing the calendar for the committees or subcommittees, recognition of members or presenters, deciding all questions of procedure in the committees or subcommittees, subject to appeal, and determining the order in which legislation is considered in a committee or subcommittee.

1. Presiding officer will not entertain points of order about committee procedures

The presiding officer will not entertain points of order pertaining to alleged violations of committee procedure on the House Floor, HP 7.4 - 1. (2008) Cognizance of Committee Procedures by Presiding Officer.

(c) The chairperson shall exercise all authority necessary to maintain order and decorum, including the authority to require all persons present to silence all electronic devices and to request the Sergeant at Arms to clear the committee room of a person or persons causing disruption.

(d) In case of a chairperson's absence, the vice-chairperson shall assume all duties of the chairperson until the chairperson's return or replacement.
(e) The chairperson shall cause to be created an official report recording the ayes and the nays as required by Section 7.7 of this Rule.

(f) No person shall address the committee or subcommittee unless first recognized by the chairperson for that purpose and no persons other than members of the House shall be recognized to offer debate.

(g) All motions offered in a committee or a subcommittee meeting shall require a second to receive further consideration.

(h) A committee or subcommittee may only take up bills or resolutions for consideration if a quorum of the committee or subcommittee is present. A quorum is a majority of the members of the committee or subcommittee, excluding the ex officio members of the committee or subcommittee, but the ex officio members may count toward the presence of a quorum in a committee or its subcommittees.

(i) When a bill or resolution is taken up for consideration, the principal House author or another member designated by the principal House author shall be recognized for explanation of the bill or resolution if he or she so desires. In the event the chairperson of the committee is presenting the measure under consideration, the chairperson shall not also preside over the committee while his or her bill or resolution is under consideration.

(j) The House author shall be given the opportunity to answer questions put by members of the committee or other persons recognized by the chairperson.

(k) The chairperson shall provide opportunity for presentation of amendments to the bill or resolution by the
Rule 7. Committees

House author, any member of the committee, or any other member of the House, as governed by Section 7.6 of this Rule.

(l) Amendments shall be considered in the order they appear in the bill or resolution, or in the order they are presented to the committee. The chairperson shall resolve any conflict resulting from claimed priority of presentation.

(m) The author of an amendment shall explain the amendment and be afforded the opportunity to answer questions about the amendment put by members of the committee, the author of the bill or resolution or other persons recognized by the chairperson.

(n) The chairperson may recognize any person for comment on the proposed legislation or amendments thereto. The chairperson may limit the amount of time for any such comment.

(o) Any questions of procedure not provided for within these Rules shall be governed by the ruling of the chairperson. In making his or her ruling, the chairperson shall rely upon the latest edition of Mason's Manual of Legislative Procedure. Where a conflict exists between a provision within these Rules and a provision within Mason's Manual of Legislative Procedure, the House Rule shall control.

(p) The decisions of the Chair on questions of procedure shall be subject to appeal as follows:

1. an appeal must be lodged immediately;
2. an appeal shall not be raised by anyone other than a member of the committee or subcommittee wherein such a question arises;
3. an appeal must be seconded by two other members of the committee or subcommittee to receive further consideration;

4. all appeals shall be decided without debate, except that the member taking said appeal shall be afforded one (1) minute in which to state the reasons for the member's appeal and the Chair may state the reasons for the Chair's decision; and

5. no ruling of the Chair shall be overturned except upon a majority of the members of the committee or subcommittee voting in the negative upon the question: "Shall the decision of the Chair be the decision of the committee [or subcommittee]."

(q) The chairperson of a full committee may refer to a subcommittee or reassign from a subcommittee any legislation, proposal or inquiry; provided, however, no subcommittee shall be permitted to report directly to the House, but rather shall report to the full committee.

(r) Except for legislation recommended by the Appropriations and Budget Committee, all legislation originating in the House which is recommended by a committee to the full House shall contain a complete Title and an Enacting or Resolving Clause.

(s) The committee or subcommittee chairperson shall sign all reports required or permitted by these Rules. The committee chairperson shall sign all subpoenas as permitted by Section 7.13 of these Rules, but shall not sign any subpoena prior to signature by the Speaker of the House.
Rule 7. Committees

7.5 – Notice of Meetings

(a) All committees and subcommittees shall provide, in a manner reasonably calculated to give actual notice to interested persons, at least forty-eight (48) hours notice of a meeting. Notice of the meeting shall be published through an appropriate public medium such as the House website or electronic mail. In case of emergency, with the approval of the Speaker, a meeting may be held with notice appropriate to the circumstances. The Speaker shall announce and describe the emergency in the same manner as notice is given.

(b) A notice shall state the date, time and place of a meeting and shall include a listing and sufficient title for identification of any and all bills to be considered by the committee or subcommittee holding the meeting. The measure’s principal author and the members of the committee or subcommittee shall be provided separate notice.

(c) If a committee or subcommittee is scheduled for a regular meeting, but does not plan to meet, a notice stating that no meeting is to be held shall be posted.

(d) Bills or resolutions published on a meeting notice but not considered shall not be taken up in a subsequent committee meeting unless said bills or resolutions are listed on the meeting notice announcing the items of business to be considered in the later meeting.

7.6 – Amendments

(a) Committees and subcommittees may only consider amendments presented in final written form prior to adoption.
(b) Any member of the House may offer an amendment to any bill or resolution being considered by any committee or subcommittee and shall be recognized to introduce the amendment. If not a member of the committee or subcommittee, a member who offers an amendment must comply with the amendment filing deadline of this Rule and be present at the meeting at which the amendment is considered. If the member is not present, the amendment may only be considered if taken up and offered by a member of the committee or subcommittee.

(c) Any member offering an amendment, including a member of the committee or subcommittee, must submit the proposed amendment in electronic form to the chairperson by 4:30 p.m. the legislative day before the meeting of the committee or subcommittee. This rule may be suspended for amendments submitted by members who are not members of the committee or subcommittee by a vote of two-thirds (2/3) of a quorum of the committee or subcommittee. The chairperson may, at his or her discretion, waive or set a later deadline than contained in this rule for amendments submitted by members of the committee or subcommittee.

(d) Amendments offered to any House bill or resolution under consideration by a committee or subcommittee shall be germane to the subject of the introduced bill or resolution. Amendments offered to any Senate bill or resolution under consideration by a committee or subcommittee shall be germane to the subject of the engrossed version of the Senate bill or resolution.

(e) When considering a measure section by section, a motion to strike a section when such section is under individual consideration shall not be subject to the time
Rule 7. Committees

constraints established by this Rule for consideration of committee amendments.

(f) When considering a measure section by section, the Title or Enacting or Resolving Clause of a bill or joint resolution may not be stricken except as provided in paragraph (r) of Section 7.4 of this Rule.

(g) Amendments approved by any committee shall be incorporated into the bill or resolution the same as if included in the introduced bill or resolution.

7.7 – Voting

(a) All votes in committees or subcommittees shall be conducted in open public meetings of that committee, except that two-thirds (2/3) of the members of any standing or special committee, including ex officio members, may report a bill or resolution out of committee by signing a written report. If a written report is prepared by a member other than the chairperson of the committee, a written notice that a report is being prepared shall be given to the chairperson prior to the circulation of the report for signatures.

(b) Only the vote on recommendation for final passage out of committee to the full House concerning a bill or resolution shall be by recorded vote. Recommendation for final passage out of committee shall require a majority vote of a quorum of the members of the committee.

(c) As used in this section, "recommendation for final passage out of committee" means a "Do Pass", "Do Pass as Amended" or a "Do Not Pass" motion. A "Do Pass" motion takes precedence over any other motions for final passage.
(d) Only those committee members present may vote on any matter. No person shall cast a vote on behalf of any committee member eligible to vote in any House committee.

7.8 – Committee Recommendations

(a) When any committee returns a bill or resolution with the recommendation of “Do Pass” or “Do Pass as Amended”, the same shall be published on the House Calendar in numerical order by bill or resolution number under the heading “Bills on General Order” or “Joint Resolutions on General Order”.

(b) If a committee does not return a bill or resolution with the recommendation of either "Do Pass", "Do Pass as Amended" or "Do Not Pass", the bill or resolution shall remain the property of the committee, unless the bill or resolution is placed directly on the House Calendar by the Speaker or is discharged pursuant to Section 7.7 or Section 7.12 of this Rule.

7.9 – Final Action

When any committee returns a bill or resolution with the recommendation of "Do Not Pass", this shall constitute final action only if the recommendation was adopted by a majority of the members of the committee.

7.10 – Petition for Committee Hearing

(a) After assignment to a standing or special committee, the principal author of a bill or resolution shall be entitled to have such bill or joint resolution considered by a vote of the committee at least four (4) legislative days prior to the final
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date for Third Reading in either regular session. Such a petition must be electronically signed by a majority of the members of the committee. Ex officio members of a committee may electronically sign such petitions and shall count towards the necessary signatures as required by this section.

(b) The petitions provided for by this section shall be electronically submitted to the Clerk of the House. The Clerk shall determine if the petition contains the necessary signatures. If the petition contains the necessary signatures, the Clerk shall forward the petition to the appropriate committee chair.

7.11 – Bill Summary

(a) All bills and joint resolutions shall be accompanied by a bill summary and, if adoption of the measure will have a fiscal impact, including the affecting of revenues, expenditures or fiscal liability, the summary shall contain a fiscal analysis. The bill summary shall include a description of any repealers contained in a bill or joint resolution. The fiscal analysis contained within a bill summary shall state the estimated increase or decrease in revenues or expenditures and the present and future fiscal implications of the bill, if applicable.

1. Meaning of requirement that fiscal analysis must “accompany” a bill

The phrase “accompanied by a fiscal analysis” means that the fiscal analysis prepared for a particular bill or resolution must be distributed on the House Floor before that bill or resolution may be taken up for consideration, HP 7.11 - 1. (2005) Fiscal Impact Statements.
2. Fiscal analysis must be available in second session if bill continues in legislative process

A bill considered on the House Floor during the First Session but withdrawn and not taken up again until the Second Session of the biennium was ordered withdrawn until the fiscal analysis, previously prepared during the First Session, could be produced, HP 7.11 - 3. (2008) Availability of Fiscal Analysis in Second Session of Legislature.

3. No requirement for fiscal analysis on appropriation measure

No requirement to distribute fiscal analysis for appropriation measure because the fiscal impact of the measure is plain on its face, HP 7.11 - 4. (2009) No Requirement for Bill Summary for Appropriation Measures.

4. Method of determining need for fiscal analysis on bill not having one

Necessity of having a fiscal analysis will be determined on the basis of the informed opinion of the A & B Chair, HP 7.11 - 6. (2012) Determination of Need for Fiscal Summary to Accompany Measure.

5. Format of bill summary not important if substance of fiscal analysis is present

Deviation in the format of a bill summary is irrelevant if the required fiscal analysis is present, HP 7.11 - 7. (2012) Formatting of Bill Summary Irrelevant if Fiscal Analysis Present.

6. Possible future constitutional defect in bill itself not relevant to accuracy of fiscal analysis

The accuracy of a fiscal analysis does not depend on whether a potential constitutional defect may exist within the bill itself, HP 7.11 - 8. (2014) Potential Constitutional Defect Not Relevant to Accuracy of Fiscal Impact Analysis.

(b) All bills affecting any retirement system authorized by law shall be accompanied by a bill summary which shall
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include an estimate of the cost and actuarial analysis of the measure upon being reported favorably by any standing committee unless the actuarial analysis for the bill is governed by the Oklahoma Pension Legislation Actuarial Analysis Act. The estimate and actuarial analysis shall be prepared by an actuary engaged by the House of Representatives.

(c) If any measure of the type delineated in paragraphs (a) and (b) of this section is scheduled for floor consideration without a bill summary having been prepared, it shall be the right of any member to raise a point of order on the Floor and the presiding officer may, in his or her discretion, withdraw the measure from further consideration until a summary is made available.

(d) The accuracy of a fiscal or actuarial analysis contained within the bill summary shall not be a basis for a point of order under these Rules.

(e) The principal House author may publish what he or she believes to be the "legislative intent" of the measure in question. Such a document shall not be drafted by persons employed within the Legal, Fiscal or Research Divisions of the House Staff; however, the principal House author may consult with such employees as needed.

7.12 – Discharge from Committee

(a) Any bill or resolution may be discharged from any standing committee of the House upon a request electronically signed by two-thirds (2/3) of the members of the House.
(b) The bill or resolution in question shall be identified on the face of the petition and an electronic copy of the measure shall be attached to the discharge petition.

(c) The request for discharge of a bill or resolution and the attached measure shall be electronically submitted to the Clerk of the House. No other person except the principal House author of the measure in question shall submit a discharge petition to the Clerk. The Clerk shall determine if the discharge petition contains the necessary signatures as required by this section. If the discharge petition contains the necessary signatures, the Clerk shall forward the petition to the Speaker of the House or the Speaker’s designee.

(d) Upon receipt of the discharge petition from the Clerk of the House, the Speaker of the House or the Speaker’s designee shall place the bill or resolution on the daily House floor agenda. The Clerk of the House shall cause the discharge petition, along with the attached measure, to be published upon the House website.

(e) The Speaker of the House or the Speaker’s designee shall not place a bill or resolution on the daily House floor agenda if the discharge petition pertaining to the bill or resolution was filed after 12:00 noon on the Tuesday immediately prior to the final date for Third Reading in either regular session.

7.13 – Oversight Powers and Responsibilities of Committees and Subcommittees

(a) Committees and subcommittees are authorized:

1. to maintain a continuous review of the work of the state agencies concerned with their subject areas and the
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performance of the functions of government within each subject area;

2. to invite public officials, public employees and private individuals to appear before the committees or subcommittees to submit information;

3. to request reports from departments and agencies performing functions reasonably related to the committees’ jurisdictions;

4. to complete the interim projects assigned by the Speaker; and

5. to conduct such other business as directed by the Speaker.

(b) Each committee or subcommittee has the reasonable right and authority to inspect and investigate the books, records, papers, documents, data, operation and physical plant of any public agency in this state.

(c) The chairperson, vice-chairperson, or a member designated by the chairperson or vice-chairperson may administer all oaths and affirmations to witnesses who appear before such committees to testify in any matter requiring evidence.

(d) In order to carry out the duties of the committee and its subcommittees, the chairperson of each committee with approval of the Speaker may issue subpoenas and other necessary process to compel the attendance of witnesses either before the committee or subcommittee or at deposition and the production of any books, letters or other documentary evidence required by such committee.

(e) In the event a committee must subpoena a witness or witnesses, or otherwise subpoena production of documents,
materials or other evidence, such subpoenas shall be limited to matters reasonably related to the areas of legislative responsibility delegated to the committee and shall be within the reasonable scope of the committee's investigation.

(f) If the committee shall require the deposition of witnesses, either residing within or without the state, such depositions shall be taken in the manner prescribed by law for the taking of depositions in civil actions in the district courts. Witnesses shall be paid the same fees and mileage as are paid in civil cases in district courts.

CHAPTER B. CONFERENCE COMMITTEES

7.14 – Appointment of Conference Committees

(a) The House chairpersons, vice-chairpersons and members of a conference committee shall be appointed by the Speaker pursuant to Section 1.9 of these Rules.

(b) Once a measure is in conference, the chairperson of the standing conference committee to which the measure is assigned shall, if requested by the principal author, schedule presentation of the measure.

(c) No measure shall be assigned to a standing conference committee which does not include among its membership the chairperson and vice-chairperson of the standing committee from which the same measure was reported during General Order.

7.15 – Presentation and Signatures on Conference Committee Reports

(a) A conference committee report, other than one which proposes only restoration of the title and/or enacting clause
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or states that conferees are unable to agree, shall be presented to a standing conference committee subject to the following requirements:

1. the presentation shall not be scheduled earlier than the next calendar day after electronic publication;
2. the presentation shall be made in person;
3. no person except the principal House author of the measure or another House member designated by the principal House author shall present the report;
4. no member of the standing conference committee shall add their electronic signature to the report until such report is presented in person; and
5. the chairperson of the standing conference committee shall determine the procedures of the presentation, subject to sections 7.14 through 7.21 of this Rule.

(b) Upon electronic publication, a conference committee report which proposes only to restore the title and/or enacting clause of a measure or states that conferees are unable to agree may be electronically signed by members of the standing conference committee.

(c) Members of a standing conference committee may add or remove their electronic signatures at any time prior to the time a House conference committee report is closed for submission or withdrawn by the principal House author.

(d) Members of a standing conference committee may add or remove their electronic signatures at any time prior to the time a Senate conference committee report ceases to be in possession of the House of Representatives.
7.16 – Presentations Before Standing Conference Committees

(a) All presentations made before standing conference committees shall be open to the public, subject to the authority of the chairperson to maintain order and decorum.

(b) All standing conference committees shall provide reasonable public notice of a presentation.

(c) The notice shall state the date, time and place of a presentation.

(d) The notice shall include a listing and sufficient title for identification of the bills to be presented to the standing conference committee.

7.17 – Timing of Presentations

(a) The chairperson of a standing conference committee shall schedule presentation of conference committee reports within the dates, times and locations designated by the Speaker.

(b) The chairperson of a standing conference committee shall not schedule presentation of a proposed conference committee report during a floor session of the House without special leave from the Speaker.
Rule 7. Committees

7.18 – Submission of House Conference Committee Reports

Upon receipt of the electronic signatures of a majority of House conferees and the signatures of a majority of Senate conferees, the principal House author may submit the recommended House conference committee report to the Clerk of the House.

7.19 – Consideration of Conference Committee Reports

(a) Motions to accept or reject Senate amendments or to adopt or reject conference committee reports may be arranged on a calendar or upon such calendars as may be directed by the Speaker of the House or the Speaker’s designee.

1. No requirement to republish (SAs) when author decides to reject rather than accept

When the author chooses to offer a motion to reject Senate amendments, even though the author previously scheduled a motion to accept the SAs, the motion does not need to be republished on the “rejection list” within the House Floor Calendar, HP 7.19 -5. (2011) No Requirement to Republish Senate Amendments (SAs) Prior to Unanticipated Motion to Reject.

(b) The House shall not consider adoption of a conference committee report or a joint committee report until a majority of both the House and Senate members constituting the conference committee or joint committee have adopted or signed the report. Ex officio members of a House conference committee may electronically sign a conference committee report and shall count towards a majority of signatures as required by this paragraph; however, such ex officio members shall not be included when calculating the number of signatures required to
House Rules

constitute a majority of the membership of a House conference committee.

(c) The House shall not consider a motion to adopt a Senate amendment, a House conference committee report or a House joint committee report unless it is limited to matters germane to the bill or resolution.

1. Germaneness of a House CCR determined on basis of subject matter not title of law

Subject matter and not placement in the same title of law is the determining factor when deciding whether a CCR is germane to the subject of an engrossed House measure, HP 7.19 - 1. (2013) Germaneness of CCR Determined on Basis of Subject Matter, Not Title of Law.

2. Germaneness of a House CCR cannot be raised after debate begins

Once debate is underway on adoption or rejection of a CCR, no point of order will be recognized questioning the germaneness of the report, HP 7.19 - 2. (2009) Germaneness of Conference Committee Report Not Open to Question Once Debate in Progress.

3. In conference committee, new language can be inserted into a House CCR if germane

Limitations on what language may be included in a CCR are contained in House Rule 7.19, the section that imposes a germaneness requirement on House CCRs, HP 7.19 - 3. (2010) No Restriction on New Language in Conference Committee Reports.

4. Germaneness requirement applicable only to House CCRs

The germaneness requirement for CCRs applies only to House and not Senate CCRs, HP 7.19 - 4. (2010) Germaneness Requirement Applicable Only to House Conference Committee Reports.
Rule 7. Committees

(d) A motion to adopt or reject a Senate amendment, conference committee report or a joint committee report shall be subject to debate. Debate shall be limited to one (1) hour, equally divided between the proponents and the opponents of the motion, provided that no member may speak for more than ten (10) minutes.

(e) If debate is requested and entertained on the question of adoption of a Senate amendment or a conference committee report, no further debate shall be permitted on Fourth Reading and final passage of the same measure.

(f) If debate is requested and entertained on the question of adoption of a joint committee report, no further debate shall be permitted on Third Reading and final passage of the same measure.

7.20 – Transparency in Conference

(a) A summary of the changes contained in a conference committee report shall be made available prior to consideration of the report by the House.

(b) All conference committee reports whose adoption will have a fiscal impact shall be accompanied by a fiscal analysis.

1. Method of determining need for fiscal analysis on CCR not having one

Necessity of having a fiscal analysis for a CCR is determined on the basis of the informed opinion of the A & B Chair, HP 7.20 - 1. (2011) Determination of Need for Fiscal Summary to Accompany Conference Committee Report (CCR).

2. No requirement for bill summary on Senate CCRs

Bill summaries are not required for Senate CCRs, HP 7.20 - 2. (2012) Bill Summaries Not Required for Senate CCRs.
(c) A conference committee report may be considered for adoption only if said report has been published on the joint conference calendar twenty-four (24) hours before consideration of the report.

(d) A motion to reject a joint committee report with instructions or a motion to reject a conference committee report with instructions shall not be considered unless said instructions are electronically submitted to the Clerk of the House prior to the time the principal House author of the measure is initially recognized to present the joint committee report or the conference committee report to the House of Representatives.

CHAPTER C. FLOOR ACTIVITY

7.21 – Management of Legislation and Committee Deadlines

(a) The Speaker of the House or the Speaker’s designee shall publish a list of measures to be considered by the House of Representatives, and the Speaker of the House or the Speaker’s designee shall determine the order of their consideration.

(b) No measure shall be scheduled for consideration unless the measure has been reported from a standing or special committee or has been referred directly to the General Order category of the House Calendar pursuant to Section 1.4 of these Rules. No measure shall be considered reported from a standing or special committee until the electronically signed committee report is filed with the Clerk of the House.
Rule 7. Committees

(c) The Speaker of the House or the Speaker’s designee shall determine the dates for committee deadlines within the General Order periods of the biennium.

(d) Upon adoption by the House of a motion to commit any measure to the House Rules Committee, a measure so committed shall not be subsequently returned by the Rules Committee with a favorable recommendation unless accompanied by a Special Rule adopted pursuant to Section 7.22 of these Rules prescribing how the measure will be considered by the House. A measure so returned shall not be taken up for consideration prior to the Special Rule required herein being adopted by the House.

7.22 – Special Rules

(a) The House Rules Committee may adopt a "special rule" for a measure scheduled or to be scheduled for consideration on the House Floor.

(b) A special rule may limit the offering of amendments, may prescribe the time and conditions of debate, may govern floor consideration on Third or Fourth Reading of the bill, or may contain any other provisions deemed appropriate.

(c) A special rule shall not become operational unless first presented to the full House in the form of a House resolution. A House resolution reported by the Rules Committee for this purpose shall not be subject to amendment on the House Floor.

1. Simple majority required to adopt special rule

A majority of those voting, a quorum being present, is all that is required to adopt a special rule, *HP 7.22 - 1. (2010) No Requirement Beyond Simple Majority to Adopt Special Rule.*
2. Special rule can apply to more than one bill

A special rule may be applied to more than one measure, HP 7.22 - 2. (2010) Special Rule May Be Applied to More Than One Measure.

7.23 – Special Orders

(a) After a measure is scheduled for consideration on the House Floor, a two-thirds (2/3) majority of the House may vote to designate a measure as a “special order” to be taken up on a specific date or at a specific time. Such a vote shall be recorded in the House Journal.

(b) The provisions of this section shall not apply on the final date for Third Reading in either regular session or on the date of sine die adjournment.
RULE EIGHT

LEGISLATIVE PROCESS

CHAPTER A. FIRST AND SECOND READING

8.1 – Reading Defined

“Reading” means the stage of consideration of a bill or joint resolution after reading or publishing of a portion of the title sufficient for identification, as determined by the Speaker.

8.2 – Reading of Bills and Joint Resolutions

Each bill and each joint resolution shall receive three (3) readings on three (3) separate days.

8.3 – First Reading

The publication of a bill or joint resolution by its title and bill number in the House Journal shall satisfy the requirements of First Reading.

8.4 – Second Reading

(a) After the First Reading of a bill or joint resolution, the bill or joint resolution shall be placed on the House Calendar under "Bills on Second Reading” or "Joint Resolutions on Second Reading”, as the case may be.
(b) On the Second Reading of a bill, the bill shall be read by Title only, unless otherwise ordered by the House, and shall be referred by the Speaker to an appropriate committee or directly to the House Calendar under the heading "Bills on General Order" or "Joint Resolutions on General Order", as the case may be.

(c) No bill or joint resolution on First or Second Reading shall be subject to amendment or debate.

CHAPTER B. BILLS AND JOINT RESOLUTIONS ON GENERAL ORDER

8.5 – Reading and Explanation

(a) A bill or joint resolution on General Order shall first be read by title, or read and considered by sections, unless otherwise ordered.

1. Referencing of committee discussion on House Floor

   Discussions which occurred in committee may properly be referenced during explanation of the measure during General Order on the House Floor, *HP 8.5 - 1. (2009) Referencing Discussion in Committee During Floor Consideration*.

(b) The member presenting a bill or joint resolution shall be allowed a reasonable length of time in which to explain same, but said explanations shall not include a discussion of the merits of the proposition.

(c) No bill or joint resolution on General Order shall be considered until all opportunities provided by this rule for filing proposed amendments shall be afforded the House.

(d) In such case where no main floor amendment shall be timely filed as defined in paragraph (b) of Section 8.6 of this
Rule 8. Order of Business and Legislative Process

Rule or where no main floor amendments shall be offered except those amendments permitted under paragraphs (f) and (g) of Section 8.6 of this Rule, such measure shall become eligible for floor consideration upon the expiration of the deadline set forth in paragraph (b) of Section 8.6 of this Rule.

8.6 – Amendments

(a) All House and Senate bills and joint resolutions when initially published on the Floor Calendar shall be subject to amendment beginning at the time of such publishing.

1. Amendment to the amendment lacking substantive change not permitted

An amendment to the main floor amendment containing the same substantive language as the main floor amendment shall be out of order, HP 8.6 - 4. (2008) Amendment Lacking Substantive Change Out of Order.

(b) A main floor amendment must be filed no later than twenty-four (24) hours after a bill or joint resolution is initially published on the Floor Calendar.

(c) An amendment to a main floor amendment must be filed no later than forty-eight (48) hours after a bill or joint resolution is initially published on the Floor Calendar.

1. Amendment to untimely filed main floor amendment in order without additional suspension of rules

When the House Rules are suspended for an untimely main floor amendment, an amendment to that main floor amendment then under consideration, may be offered without suspending the Rules a second time, HP 8.6 - 5. (2009) Amendments Offered to Untimely Filed Main Floor Amendments.
2. Additional untimely main floor amendment not in order without second suspension of House Rules

When the House Rules are suspended for an untimely main floor amendment, an additional main floor amendment may not be offered without a second vote to suspend House Rules, *HP 8.6 - 5A. (2009)*

*Additional Untimely Main Floor Amendments Offered After First Rule Suspension.*

(d) Calendar days not concurrently designated as legislative days shall not be considered when calculating the beginning and ending dates and times for bills initially published on the Floor Calendar and passing through the amendment cycle.

(e) No amendment purporting to strike the Title or the Enacting or Resolving Clause of any bill or joint resolution shall be in order except as provided in paragraphs (f) and (g) of this section.

(f) Beginning on the Monday falling two (2) weeks prior to a Third Reading deadline, amendments to strike the Title or the Enacting or Resolving Clause of a bill or joint resolution shall be in order only when offered by the principal author of such bill or resolution and upon receiving prior approval from the House Rules Committee. Amendments offered under this paragraph shall not be subject to the time constraints mandated by paragraphs (b) and (c) of this section.

1. Announcement of approval for author to strike title

It is permissible for the vice chair of the Rules Committee to announce the approval given by the Rules Committee to offer an amendment to strike the title and for the vice chair to then offer the motion, on behalf of the measure’s author, to strike the title, *HP 8.6 - 1. (2007) Recommendation of Rules Committee and Motion to Strike Title.*
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(g) The Chairperson of the Appropriations and Budget Committee and the Chairperson of the Appropriations Subcommittee on Revenue and Taxation shall be permitted to offer amendments to strike the Title or the Enacting or Resolving Clause of measures affecting revenue or appropriations. Amendments offered under this paragraph shall not be subject to the time constraints established by paragraphs (b) and (c) of this section.

1. Consideration of bills reported from committee without title not prohibited under Section 8.6

The restrictions on striking title contained in Section 8.6 are applicable only to floor amendments and are not relevant to whether a bill was reported out of a committee without a title, HP 8.6 - 3. (2008) Title Stricken Prior to Floor Consideration.

2. Verbalization of motion to strike title on A & B measures

It is the custom and practice of the House for the presiding officer to seek unanimous consent on behalf of the A & B chair to strike the title on bills affecting revenue or appropriations, HP 8.6 - 6. (2009) Verbalization of Motion to Strike Title by Appropriations Chair.

3. Amendments to strike title on retirement measures

Retirement measures affecting revenue or appropriations fall within the authority of the A & B chair to offer amendments to strike the title that were not prefiled, HP 8.6 - 7. (2010) Authority to Strike Title on Retirement Measures Affecting Revenue.

4. Authority of A & B Chair to strike title regardless of representations in bill summary

If the A & B chair believes that the bill has a fiscal impact, the chair retains the authority to offer an amendment to strike the title even though the bill summary produced by the House staff states that the bill has no fiscal impact, HP 8.6 – 8. (2014) Authority of Chair to Offer Amendment to Strike Title Regardless of Statements Published in Bill Summary.
(h) In the event a bill or joint resolution is published on the Floor Calendar and then subsequently removed while time remains for filing floor amendments as provided in this Rule, such bill or joint resolution, if published again on the Floor Calendar, shall not be considered by the House until the remaining time for filing floor amendments is concluded.

(i) When considering a measure section by section pursuant to paragraph (a) of Section 8.5 of this Rule, a motion to strike a section when such section is under individual consideration shall not be subject to the time constraints established by this Rule for consideration of regularly filed floor amendments.

(j) When considering a measure section by section, the Title or Enacting or Resolving Clause of a bill or joint resolution may not be stricken except as provided in paragraphs (f) and (g) of this section.

8.7 – Consideration and Presentation

(a) The House shall not consider more than one amendment at a time and amendments shall be taken up only as sponsors gain recognition from the presiding officer to move their adoption.

1. Order of presentation of floor amendments

The presiding officer has the prerogative and authority to determine the order of consideration of floor amendments and is not required to announce a reason for the order of presentation chosen, \textit{HP 8.7 - 2. (2007) Order of Presentation of Floor Amendments}. 
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2. Presentation of amendment by other member or minority leader

A member other than an amendment’s author will be allowed to present the amendment if so intended by the amendment’s author; the Minority Leader, as a matter of course, may present an amendment on behalf of a member of the minority caucus who is not present, HP 8.7 - 5. (2011) Presentation of Floor Amendment by Member other than Author of Amendment.

(b) The adoption of an amendment to a section shall not preclude further amendment of that section so long as subsequent amendments do not purport to amend the same language previously amended. If a bill is being considered section by section or item by item, only amendments to the section or item under consideration shall be in order.

1. Amendment of same language more than once

When a bill is under consideration on the House Floor, the same language in the bill cannot be amended multiple times, HP 8.7 - 3. (2011) Amendment of Language Previously Amended Prohibited.

(c) For the purpose of this Rule, an amendment shall be deemed pending only after its author has been recognized by the presiding officer and has moved its adoption.

(d) The body of a bill or joint resolution shall not be defaced or interlined, but all proposed amendments shall be separately submitted, noting the page and line, and shall be considered timely filed only if the principal author of the amendment has electronically submitted such amendment in completed form to the Office of the Clerk within the time constraints provided under paragraphs (b) and (c) of Section 8.6 of this Rule.
8.8 – Floor Substitutes Prohibited

The House of Representatives shall not consider any floor amendments offered in the form of a floor substitute. An amendment shall be deemed a floor substitute only if adoption of the proposed amendment would result in replacement of all sections of the measure in question other than the section containing the effective date or emergency clause.

1. Proposed amendment not floor sub if a section of bill still remains after adoption of amendment

A proposed amendment is not a floor substitute, as prohibited by Section 8.8, when a section of the bill remains after the amendment is adopted even though the retained section has been renumbered within the proposed amendment, HP 8.8 - 1. (2013) Proposed Amendment Not Floor Substitute if a Section of Measure in Question Remains after Adoption of Amendment.

2. Senate amendments (SAs) presented as floor substitute not prohibited

Proposed Senate amendments (SAs) to House measures presented in the form of a floor substitute are not prohibited by Section 8.8 of House Rules, HP 8.8 - 2. (2014) Proposed Senate Amendments (SAs) Presented in Form of Floor Substitute not Prohibited by Section 8.8 of House Rules.

8.9 – Amendment of General Appropriations Bill

Whenever an amendment is offered to a General Appropriations Bill that would increase any line item of such bill, such amendment shall show the amount by line item of the increase and shall decrease a line item or items within the same bill in an amount or amounts equivalent to or greater than the increase required by the amendment.
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1. Amendments to proposed main amendment to GA bill

The requirements of House Rule 8.9 do not apply to proposed amendments offered to a pending main amendment to a GA bill, HP 8.9 - 1. (2010) Amendments Offered to a Proposed Main Amendment to a General Appropriation Bill.

8.10 – Amendment Summary

(a) All proposed amendments to bills or joint resolutions whose adoption will have a fiscal impact, including the affecting of revenues, expenditures or fiscal liability, shall be accompanied by a written summary which shall contain a fiscal analysis upon being filed with the Office of the Clerk. The written summary filed with the amendment shall state the estimated increase or decrease in revenues or expenditures and the present and future fiscal implications of passage of the amended bill, if applicable. The summary shall not express comment or opinion relative to the merits of the amendment proposed. The requirements of this section shall not apply to amendments purporting to strike the Title or the Enacting or Resolving Clause of any bill or joint resolution.

1. Determination of need for fiscal analysis on floor amendments

Necessity of having a fiscal analysis on a floor amendment will be determined on the basis of the informed opinion of the A & B Chair, HP 8.10 - 2. (2009) Determination of Need for Fiscal Summary to Accompany Floor Amendment.

(b) Except as may be otherwise required by the Oklahoma Pension Legislation Actuarial Analysis Act, all amendments to bills or joint resolutions affecting any retirement system authorized by law shall be accompanied by a summary which
shall include an estimate and actuarial analysis of the present and future fiscal implications of passage of the amended bill. The estimate and actuarial analysis contained in the summary shall be prepared by an actuary engaged by the House of Representatives.

(c) The accuracy of a fiscal or actuarial analysis contained within the written summary shall not be a basis for a point of order under these Rules.

8.11 – Germaneness of House Amendments

The House shall not consider any proposed amendment not germane to the subject of the House bill or resolution. An amendment to a main amendment must be germane to both the main amendment and the measure which it purports to amend.

1. Germaneness of committee amendments not open to question on House Floor

While a bill is in committee, the committee chair determines the germaneness of committee amendments. After a bill is reported from committee, the presiding officer will not look behind the procedural rulings made in committee, HP 8.11 - 1. (2007) Germaneness of Committee Amendments.

2. Germaneness requirement not relevant to motion to reject SAs

The question of germaneness is not relevant to a motion to reject Senate amendments on a House bill, only upon a motion to adopt Senate amendments, HP 8.11 - 2. (2007) Germaneness of Motion to Reject Senate Amendments.
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3. Germaneness of amendment proposed to constitutional amendment

A floor amendment proposing statutory changes is not germane to the subject of a bill that contains proposed amendments to the Oklahoma Constitution, *HP 8.11 - 3. (2008) Germaneness of Floor Amendment Offered to Proposed Constitutional Amendment*.

4. Germaneness requirement for amendments not applicable to bill itself

Germaneness rule is applicable only to amendments and is not relevant to whether a bill adheres to the single subject rule contained in the Oklahoma Constitution, *HP 8.11 - 4. (2008) Germaneness of Legislation Itself*.

5. Controlling factor of germaneness is subject matter not title of law

Subject matter and not placement in the same title of law is the determining factor as to whether an amendment is germane to a bill, *HP 8.11 - 5. (2009) Controlling Factor of Germaneness is Subject Matter*.

6. Method for determining whether an amendment is germane

A proposed floor amendment is presumed to be germane until proven otherwise.

The question of germaneness is a question of fact to be determined by the Chair as the trier of fact. When raised, the burden of proof rests on the member raising the point of order to explain why the amendment is not germane.

The presiding officer will determine, by the preponderance of the evidence, whether the amendment is germane to the measure to be amended.

The only evidence considered by the Chair is the amendment under consideration and the published bill or resolution to be amended, *HP 8.11 - 6. (2009) Method of Determining Germaneness of Floor Amendments*. 
House Rules

7. Amendment adding only an Emergency Clause always germane

A proposed amendment containing only an emergency clause is always germane to the subject of the bill under consideration, HP 8.11 - 7. (2013) Proposed Amendment Containing Only Emergency Clause Germene to Subject of Measure.

8.12 – Amendments Out of Order

An amendment is out of order if it is the principal substance of a bill or resolution that has received an unfavorable committee report, has been withdrawn from further consideration by the principal author or has not been reported favorably by the committee of reference in either session of the current Legislature and may not be offered to a bill or resolution on the Floor Calendar and under consideration by the House. Any amendment that is substantially the same, and identical as to specific intent and purpose, as the bill or resolution residing in the committee of reference is covered by this Rule, unless the bill or resolution under amendment is substantially the same as the bill or resolution residing in the committee of reference.

1. Language of bill not reported out of committee cannot be used as floor amendment

Bills not reported out of a House committee cannot be introduced as floor amendments to some other bill during either session of the current Legislature, HP 8.12 - 1. (2007) Improper Floor Amendments.

2. Proposed amendment identical to language of House bill in possession of Senate not prohibited

A floor amendment consisting of language also contained in a House bill already in possession of the Senate is not prohibited, HP 8.12 - 2. (2009) Floor Amendments Mirroring House Bills in Possession of Senate.
Rule 8. Order of Business and Legislative Process

3. Language of bill not reported out of committee can be properly used as Conference Committee Substitute

Section 8.12 does not apply to conference committee substitutes, meaning that language from bills not reported out of committee can be used in conference substitutes, HP 8.12 - 3. (2009) House Rule 8.12 Not Applicable to Conference Committee Substitutes.

8.13 – Reconsideration

A motion to reconsider any vote on the adoption or rejection of an amendment, or the adoption or rejection of a section of any bill or joint resolution, may be made by any member prior to the advancement of such measure from General Order, which motion shall be subject to debate. The motion to reconsider may be laid on the table without affecting the question in reference to which the motion is made thereby resulting in a final disposition of the motion.

8.14 – Motion to Commit

A motion may be made during the reading or consideration of any bill or joint resolution on General Order to commit the bill to a standing or special committee, with or without instructions. A motion to commit with instructions shall be electronically submitted to the Office of the Clerk prior to consideration by the House.

1. Motion to commit still in order after Third Reading deadline

A motion to recommit is still in order after the expiration of the Third Reading deadlines, HP 8.14 - 1. (2009) Motion to Commit After Third Reading Deadline.
2. Motion to commit understood to be without instructions, unless instructions submitted

Unless instructions have been submitted, it is the custom and practice of the House that a motion to commit is understood to be offered without instructions, *HP 8.14 - 2. (2015) Unless Instructions Submitted, Motion to Commit Understood to be Without Instructions.*

8.15 – Motion to Advance from General Order

A motion to advance a bill or joint resolution from General Order shall not be in order until all opportunities provided by this Rule for filing proposed amendments shall be afforded the House. Once a motion to advance from General Order has been adopted, the bill or resolution shall be considered engrossed and on Third Reading.

CHAPTER C. BILLS AND JOINT RESOLUTIONS ON THIRD READING OR FOURTH READING

8.16 – Consideration and Debate

(a) After Third Reading or Fourth Reading of a bill or joint resolution, the presiding officer shall put the question in the following manner: “The Question Before the House is, shall the Bill or Joint Resolution Pass?”

(b) After Third Reading but before the vote is ordered, unless prohibited by Section 7.20 of these Rules, the question shall be subject to debate. After Fourth Reading but before the vote is ordered, unless prohibited by Section 7.20 of these rules, the question shall be subject to debate.

(c) As governed by paragraph (b) of this section, debate shall be limited to one (1) hour, equally divided between the proponents and opponents of the question, provided that no member may speak for more than ten (10) minutes.
1. Debate requested only in favor is not recognized

In the absence of debate in opposition to final passage of a bill, any debate offered only in favor is waived, *HP 8.16 - 1. (2007) Recognition for Debate After Third Reading*.

2. Debate requested only in opposition is recognized

Debate in opposition to a measure will be entertained regardless of whether or not debate in favor of a measure has also been requested, *HP 8.16 - 1A. (2009) Debate in Opposition Permitted Even if Debate in Favor Not Requested*.

(d) Five (5) minutes of the time allocated to the proponents of the bill or joint resolution shall be reserved to the principal author, and the principal author shall have the right to close the debate.

(e) The question of passage of a bill or joint resolution on Third or Fourth Reading shall be decided by recorded vote after declaration of the question by the presiding officer.

8.17 – Amendments

No bill or joint resolution on Third or Fourth Reading shall be subject to amendment.

8.18 – Consideration of Emergency Clause

(a) When any bill or joint resolution containing a title and enacting clause is being considered on Third Reading or Fourth Reading, and such a bill or joint resolution contains an emergency clause, the emergency clause shall constitute a separate question and shall be subject to debate.

(b) When any bill or joint resolution lacking a title or enacting clause is being considered on Third Reading and
such a bill or joint resolution contains an emergency clause, the House shall not consider the emergency clause. The vote on Third Reading shall be considered the vote on the emergency clause and shall be recorded as such in the House Journal.

1. Request for debate in opposition to Emergency must give rise to actual debate in opposition

A request for debate in opposition to an emergency clause must give rise to actual debate in opposition, HP 8.18 - 1. (2009) Request for Debate in Opposition to Emergency Clause Must Give Rise to Actual Debate.

2. Questions must pertain to Emergency itself and not to bill

Questions posed during consideration of the emergency clause must pertain to the emergency clause itself rather than to the previously passed measure, HP 8.18 - 2. (2010) Questions Must Pertain to Adoption of Emergency.

3. Validity of Emergency up to House

It is up to the House itself to decide whether to adopt the emergency clause included in a bill, HP 8.18 - 3. (2012) Appropriateness of Emergency Section Determined by House Itself.

4. Consideration of Emergency clause still in order

If the measure itself is mistakenly passed prior to the time it was properly eligible for consideration under House rules and no point of order was raised prior to final passage, immediate consideration of the emergency clause is in order, HP 8.18 - 4. (2013) Consideration of Emergency Clause on Bill Erroneously Passed before Conclusion of Amendment Cycle.
9.1 – Daily Order of Business

The following Order of Business shall be followed each day:

1. Roll Call;

2. Prayer, the timing of which shall be left to the discretion of the Majority Floor Leader;

3. Inspirational Message by Chaplain on Thursday mornings, the timing of which shall be left to the discretion of the Majority Floor Leader;

4. Introduction of the Veteran of the Week on Monday mornings, the timing of which shall be left to the discretion of the Majority Floor Leader;

5. Pledge of Allegiance, the timing of which shall be left to the discretion of the Majority Floor Leader;

6. Introduction of a Doctor and/or Nurse of the Day, the timing of which shall be left to the discretion of the Majority Floor Leader;

7. Correction of the Previous Day's Journal;
8. House and Senate Bills and Joint Resolutions on Second Reading, the timing of which shall be left to the discretion of the Majority Floor Leader;

9. Assignment or Reassignment of Bills and Resolutions, the timing of which shall be left to the discretion of the Majority Floor Leader;

10. Bills, Resolutions, Conference Committee Reports and Joint Committee Reports scheduled by the Speaker of the House or the Speaker's designee; and

11. Motions placing new business before the House. The Majority Floor Leader shall schedule said motions upon the same legislative day, the timing of which shall be left to the discretion of the Majority Floor Leader.

9.2 – Enforcement of House Rules, Order and Decorum

(a) The presiding officer shall enforce, apply and interpret the Rules of the House in all deliberations. While in the Chamber, the presiding officer shall preserve order and decorum, shall prevent personal reflections or the impugning of the motive of any member, and shall confine members in debate to the question under discussion.

1. Differences of opinion expressed in debate not the same as being impugned

   It is out of order to interrupt debate and assert that one is being impugned simply because you disagree with another member’s characterization of the matter under discussion, HP 9.2 - 2. (2009) Impugning other Members During Debate.
2. Interruption of debate for a motion to temporarily postpone the bill not in order

   A motion to postpone consideration of a measure is not in order during debate on a bill, HP 9.2 - 3. (2009) Interruption of Debate Not Permitted for Motion to ‘Lay the Bill Over’.

3. Management of questions and answers

   It is the prerogative of the presiding officer to determine how many questions to entertain while a pending question is under consideration, HP 9.2 - 6. (2009) Regulation of Questions and Answers.

4. Review of an amendment that was not previously distributed

   The presiding officer may allow time for review of an amendment that was not previously distributed, HP 9.2 - 8. (2010) Temporary Postponement for Review of Amendment Not Previously Distributed.

5. Impugning someone other than a member not necessarily prohibited by House rules


6. Presiding officer not required to recognize member who is intentionally delaying or obstructing

   Once satisfied that a member is using parliamentary tactics to obstruct business, subject to appeal in the first instance, the presiding officer does not have to continue recognizing that member, HP 9.2 - 12. (2010) Delay or Obstruction of Business.

7. A member is not required to explain their motion or to yield to questions

   It is at the discretion of the moving member as to whether or not he or she offers an explanation of their motion and it is at the discretion of the moving member as to whether or not he or she yields to questions on
their motion or their bill, *HP 9.2 - 13. (2011) Member Not Required to Explain Motion or Yield to Questions.*

8. **Presiding officer can put a question of order directly to a vote of the House**

   The presiding officer may put a question of order directly to a vote of the House instead of making a ruling of the Chair, *HP 9.2 - 14. (2012) Presiding Officer May Put Question of Order Directly to Vote of the House.*

9. **A motion that directly conflicts with a House rule is dilatory**

   A proposed action in direct conflict with a House rule will not be recognized and will be treated as a dilatory motion, *HP 9.2 - 15. (2013) Proposed Action in Conflict with House Rule Treated as Dilatory Motion.*

10. **A short explanation of a motion to suspend House rules is permissible**

    A short explanation of a motion to suspend House rules is in order prior to the vote on the motion, *HP 9.2 - 16. (2013) Member Permitted to Explain Purpose for Motion to Suspend Rules.*

11. **Up to the presiding officer whether to allow additional questions immediately prior to debate**

    It is a question of order whether or not the presiding officer recognizes a member who previously refused to yield to questions and then later attempts to yield to questions after debate has been requested, *HP 9.2 - 19. (2014) Recognition of Questions after Debate Requested is Question of Order for Presiding Officer.*

12. **Once a ruling is upheld by House, additional appeals on the same issue are not in order**

    When a point of order has been ruled on and the ruling has been upheld by the House, additional appeals on the same question are dilatory, *HP 9.2 - 20. (2014) Second Appeal on Same Question Previously Decided Considered Dilatory.*
Rule 9. Chamber Protocol

13. Props and exhibits not allowed during presentation of a bill

It is contrary to the custom and practice of the House to permit use of exhibits during presentation of legislation on the House Floor, *HP 9.2 - 22. (2014) Use of Props and Exhibits during Presentation of Bills.*

14. Questions about motions limiting debate not in order

The presiding officer will not entertain questions directed to a member who has proposed a pending motion to limit debate, *HP 9.2 - 23. (2014) Presiding Officer will not Entertain Questions Directed to Member Proposing Motion to Limit Debate.*

15. Ruling of Chair not subject to appeal in the middle of a vote

An appeal of the ruling of the Chair attempted while a vote is in progress will not be entertained in the middle of the vote, *HP 9.2 - 24. (2015) Ruling of Chair not Subject to Appeal during Vote.*

16. Disorderly to involve someone present in the gallery during Q & A, debate

Engaging with or involving someone present in the gallery during questions, answers and debate is contrary to the customs and practices of the House and is disorderly behavior, *HP 9.2 - 25. (2015) Reference to Persons in Gallery during Questions, Answers and Debate.*

17. Presiding officer does not normally solicit questions during consideration of a bill

It is not the custom and practice of the House for the presiding officer to actively seek out or encourage questions during consideration of a bill, *HP 9.2 - 26. (2015) Presiding Officer does not Customarily Solicit Questions during Presentation of Bill.*

(b) When two (2) or more members seek recognition at the same time, the presiding officer shall name the one entitled
to the floor. The presiding officer shall not recognize any member who has risen or remains standing while another member is speaking. No member shall be entitled to be recognized to speak unless the member seeks recognition from the member's own desk.

1. Order of recognition up to presiding officer

It is the prerogative of the Chair to determine the order in which members are recognized, *HP 9.2 - 17. (2013) Prerogative of Chair to Determine Order of Recognition*.

(c) On all questions relative to the transgression of these Rules, the presiding officer shall call the members to order. In such case the member so called to order shall sit down and shall not rise except to explain said member's actions or to proceed in order.

(d) Any member may rise to a point of order against any other member when, in the member's opinion, such member is proceeding out of order. Such point of order shall be decided by the presiding officer without debate.

1. Point of order pertaining to amendment must be raised while amendment is still under consideration

A point of order pertaining to an amendment must be raised in a timely manner, meaning that it must be raised before the amendment is adopted by the House, *HP 9.2 - 4. (2009) Point of Order Pertaining to an Amendment must be Raised before Amendment is Adopted*.

2. Ruling on point of order may be deferred to a later time

The presiding officer may defer ruling on a point of order to a later time, *HP 9.2 - 7. (2009) Presiding Officer May Defer Ruling on Point of Order*.
Rule 9. Chamber Protocol

3. Point of order must be raised before the House moves on to a different question

A point of order pertaining to a possible procedural violation must be raised prior to disposition of the underlying question, HP 9.2 - 10. (2010) Point of Order Must Be Raised in Timely Manner.

(e) Any decision by the Speaker on a point of order is subject to an appeal to the House made in a timely manner by any member should the member or the House be aggrieved by such decision. Such appeal must be seconded by a minimum of one-fifteenth (1/15) of the membership of the House. Members desiring to second an appeal shall so signify by rising.

1. Ruling of Chair not subject to appeal in the middle of a vote

An appeal of the ruling of the Chair attempted while a vote is in progress will not be entertained in the middle of the vote, HP 9.2 - 24. (2015) Ruling of Chair not Subject to Appeal during Vote.

(f) The question of an appeal shall be put in the following form: "The question is, shall the decision of the presiding officer be the decision of the House? All those in favor signify by voting 'Aye'; those opposed 'Nay'. The vote is now in progress."

(g) All appeals shall be decided by a recorded vote and without debate, except that the member taking said appeal shall have five (5) minutes within which to state the reasons for the member's appeal and the Chair may state the reasons for the Chair's decision.

1. A member explaining their appeal cannot yield to questions during their explanation
Explanation of an appeal is not debate and the member offering the explanation may not yield to questions from other members, HP 9.2 - 18. (2014) Appellant Not Permitted to Yield to Questions at Conclusion of Explanation of Appeal.

2. Once a ruling is upheld by House, additional appeals on the same issue are not in order

When a point of order has been ruled on and the ruling has been upheld by the House, additional appeals on the same question are dilatory, HP 9.2 - 20. (2014) Second Appeal on Same Question Previously Decided Considered Dilatory.

(h) When a point of order is called, no member shall approach the presiding officer or the parliamentarian until after the presiding officer has ruled. If requested by the presiding officer, the majority floor leader may confer with the presiding officer regarding matters not pertaining to the point of order.

1. Besides presiding officer, other members cannot be present at the dais during an appeal

Other members are not to be present at the dais during the statement of an appeal, HP 9.2 - 21. (2014) Presence of Other Members at Dais during Statement of Appeal not Permissible.

(i) The presiding officer shall not entertain points of order pertaining to the constitutionality of a measure itself nor shall the presiding officer entertain points of order pertaining to the constitutionality of a measure's title.

1. Presiding officer cannot determine whether there are multiple subjects in a bill

A request that the presiding officer determine whether there are multiple subjects in a bill is essentially a request for a constitutional ruling which is contrary to House Rules and general parliamentary law, HP 9.2 -
Rule 9. Chamber Protocol

27. (2016) Not Permissible for Presiding Officer to Determine Existence of Multiple Subjects in Bill.

9.3 – Procedure

(a) When the ayes and nays are ordered, the presiding officer shall put the question in the following form: "All those in favor signify by voting 'Aye'; those opposed 'Nay'. The vote is now in progress."

(b) As governed by paragraph (e) of Section 6.7, paragraph (d) of Section 7.6, paragraph (c) of Section 7.19 and Section 8.11 of these Rules, the House shall not consider in either session of the current Legislature any measure originating in the House of Representatives if said measure has been amended by the insertion of matter not germane to the subject of the bill or resolution.

9.4 – Debate

(a) Except as otherwise specifically provided in these Rules, when a debatable question is before the House, such debate shall be limited to fifteen (15) minutes, equally divided between the proponents and opponents of the question. Under no circumstances shall a member debate twice on the same question, nor shall any member speak longer than ten (10) minutes on the same question.

1. Debate not in progress until first member recognized

Debate has not started until the first member is recognized to begin their debate, HP 9.4 - 2. (2010) Debate Not in Progress Until First Member Recognized.
House Rules

2. Debate confined to side of the question requested

   If a member requests debate on a certain side of the question, the
   member should offer debate on the side he or she indicated, HP 9.4 - 4.
   (2012) Debate Must be Confined to Side of Question Requested by
   Debating Member.

(b) When a debatable question is before the House, any
member may move that the time for debate on such
question be extended. For adoption, such motion need
only receive a majority of those voting, a quorum being
present.

1. Debate may be extended by motion, but not reduced
   through suspension of House Rules

   Debate may be extended by motion but may not be limited without a
   suspension of the rule [this does not apply to motions for previous
   question or motion to advance the question, HP 9.4 - 1. (2009) Debate
   May Be Extended but Not Limited.

2. Motion to extend debate not in order after House
   votes to limit

   When the House votes to limit debate, a motion offered immediately
   afterward to extend debate is not in order, HP 9.4 - 3. (2012) Motion to
   Extend Debate Immediately after Adoption of Motion to Limit Debate Not
   in Order; GP - 1. (2011) Motion to Extend Debate not in Order
   Immediately after Adoption of Motion to Limit Debate.

(c) No member debating any question shall be interrupted by
questions until said member has finished the member's
remarks, and all time taken in asking and answering
questions shall be deducted from the time allotted to said
member.
Rule 9. Chamber Protocol

(d) Debate offered in the House of Representatives shall in all cases be directed to the presiding officer in the form of Mister or Madam Speaker as the case may be.

9.5 – Privileges

(a) Questions and motions of privilege shall be: First, those affecting the rights of the House collectively, its safety, dignity and the integrity of its proceedings; Second, the right, reputation and conduct of its members individually in their representative capacity only, and shall have precedence over all other questions, except motions to adjourn.

(b) No member who obtains the floor on a question of personal privilege, or on a question of privileges of the House, shall debate any question, matter, or measure then pending in the House, or in any standing or special committee of the House, nor shall the member be allowed to yield the floor for questions from other members.

1. Resignation speech taken as personal privilege

A member may announce their resignation from office in the form of a point of personal privilege, HP 9.5 - 1. (2014) Resignation Speech Permitted as Point of Personal Privilege.

9.6 – Voting and Division

(a) The electronic voting machine shall be used to record the vote whenever the ayes and nays are required or ordered. The machine shall also be used to determine the presence of a quorum, or to determine the numerical count where a division is requested. In the event the machine is not operating properly, all votes and determinations of quorums may be taken by calling the roll. If a member's voting device is out of order, the member shall rise and so
House Rules

announce to the presiding officer and cast said member's vote orally prior to the declaration of the result of the vote. Every member shall vote providing the member is in the Chamber at the time the vote is in progress.

1. Naming members present but not voting

A member may raise a point of order naming specific member(s) who were present in the House Chamber upon the closing of a vote, but did not vote. It is in order for the House to consider a motion placing such information in the House Journal. The Chair will not entertain a motion that does not name offending members by name due to the fact that such a “blanket” motion might implicate members who could have been excused, 9.6 - 1. (2006) Members Present in Chamber But Not Voting May Be Named Upon Closing of Vote.

(b) The electronic voting machine shall be under the control of the presiding officer and shall be operated by such clerk as the presiding officer so designates. At a reasonable time prior to any vote being taken, the presiding officer shall announce that a vote is about to be taken. When any member other than the Speaker is presiding, the member shall use the roll call switch located at the presiding officer's position upon the dais. When the Speaker is not presiding, the Speaker may direct the presiding officer to activate the Speaker's roll call switch in the manner requested by the Speaker. Any member who is present in the Chamber or is within the view of the presiding officer while a vote is in progress may direct another member to activate said member's roll call switch in the manner requested by that member. The presiding officer, while a vote is in progress, shall not direct the clerk to activate another member's roll call switch until the final sixty (60) seconds of the two-minute period required by paragraph (c) of this section.
Rule 9. Chamber Protocol

(c) Each recorded vote for final passage will be held open for at least two (2) minutes or a shorter time if the presiding officer determines that all members recorded as being present have voted.

(d) When sufficient time has elapsed for each member to vote, the presiding officer shall ask if any members present desire to vote or change their vote. Following such inquiry and before the electronic voting machine is locked, any member may be excused from voting, pursuant to the provisions of Article V, Section 24 of the Oklahoma Constitution.

(e) The presiding officer shall then lock the machine and instruct the clerk to record the vote. The clerk shall immediately activate the recording equipment and when the vote is completely recorded shall advise the presiding officer of the result, and the presiding officer shall announce the result to the House. No vote may be changed after it has been recorded.

1. Correction of vote mistakenly cast

The House suspended House rules so that a second motion to reconsider the final vote on a bill could be considered, HP 9.6 - 2. (2007) Correction of Vote Mistakenly Cast on Behalf of Member.

(f) No member may vote for another member, nor may any person cast a vote for a member, except as otherwise provided in this rule. A member who votes for another member, except as herein provided, may be punished in a manner the House determines. A person voting for a member, when not authorized by this rule, shall be barred from the Chamber and may be further punished as the House considers proper.
(g) When a division is requested and ordered, those in the affirmative or the negative, as the case may be, shall cast their votes accordingly and the clerk shall activate the electronic voting machine so as to reflect the individual ayes and nays and the numerical count, but no permanent record thereof shall be made. When the vote is completed, the clerk shall advise the presiding officer of the result, and the presiding officer shall announce the result to the House. In the event the machine is not operating properly, those in the affirmative shall arise from their seats and stand until they are counted aloud by the clerk, then those voting in the negative shall arise and stand until they are counted, and the presiding officer shall announce the result.

1. Presiding officer’s discretion to order division

   It is within the sole discretion of the presiding officer whether or not to order a division on a question pending before the House, HP 9.6 - 3.


(h) Except as provided in paragraph (b) of Section 8.18 of these Rules, all votes on final passage of bills and resolutions, or the emergency clause thereof, shall be by recorded votes. One-fifteenth (1/15) of the members present, a quorum being present, may demand a recorded vote on any proposition, or the presiding officer may order a recorded vote upon the presiding officer's own initiative. All such recorded votes shall be published in the House Journal.

9.7 – Conduct During Voting

(a) While a vote is in progress and until the completion of a vote, and the announcement of the result, no member shall be recognized and no other business shall be transacted.
Rule 9. Chamber Protocol

1. Point of order raised during vote must pertain to vote itself

   Once the vote is open, no point of order is in order unless it pertains directly to the conduct of the vote itself, HP 9.7 - 1. (2009) Point of Order Must Pertain to Vote Itself Once Vote is Open.

2. Motion to table not in order after vote is ordered

   Once a vote is ordered on a question, a motion to table is not in order, HP 9.7 - 2. (2009) Motion to Table Not in Order Once Vote is Ordered.

   (b) No explanation of any vote shall be permitted while a vote is in progress or after a vote has been cast, except pursuant to Article V, Section 24, of the Oklahoma Constitution.

   (c) No member, House employee or other person shall visit or remain by the Reading Clerk or his or her assistant while a vote is in progress.

9.8 – Previous Question

When a debatable question is before the House, any member may move the Previous Question. It shall be put in the following form: "The Previous Question has been moved. The Question is, shall the pending Question now be put?" If the motion for the Previous Question passes, the pending question shall be put immediately and no member shall be heard to debate it further or seek to amend it.

   1. Previous question applicable only to immediately pending question

      The previous question motion is only applicable to the question immediately pending before the House, HP 9.8 - 1. (2009) Previous Question Applicable Only to Immediately Pending Question.
House Rules

2. Use of previous question permitted after House adopts motion to advance the question

A motion to put the previous question is in order subsequent to adoption of a motion to advance the question, HP 9.8 - 2. (2011) Recognition of Previous Question after Adoption of Motion to Advance Question.

9.9 – Motion to Advance Question

When a debatable question is before the House, any member may move to Advance the Question. If the motion to Advance the Question passes, no further amendments to the matter considered shall be allowed and debate shall be limited to fifteen (15) minutes, equally divided between the proponents and opponents of the question, provided that no member may speak for more than five (5) minutes. After debate is concluded, the question shall be put immediately.

1. Motion must have procedural effect

A motion to advance the question is out of order when adoption of the motion would not have any meaningful procedural effect, HP 9.9 - 1. (2010) Adoption of Motion to Advance Question Must Have a Procedural Effect.

9.10 – Reconsideration

(a) The final vote on Third Reading or Fourth Reading on any bill or joint resolution, or on the emergency clause thereof, or the final vote on adoption of a simple or concurrent resolution, may be reconsidered only if a member serves notice immediately after such final vote is taken prior to the consideration of any other business, of said member's intention to present a motion to reconsider such action, and the presiding officer shall afford any
Rule 9. Chamber Protocol

member such opportunity prior to proceeding to consideration of any other business.

1. Notice of reconsideration not in order once other business taken up by House

The presiding officer will not recognize an attempt to serve notice of reconsideration once other bills have been taken up by the House, HP 9.10 - 2. (2008) Consideration of Other Business Prior to Reconsideration Notice.

2. Notice to reconsider bill not permitted after House takes up emergency clause

Once the House has moved from consideration of the measure to consideration of the emergency clause, notice to reconsider the measure itself is out of order, HP 9.10 - 3. (2009) Notice to Reconsider Measure Itself May Not Be Lodged Once Emergency is Under Consideration.

3. Motion to reconsider must be exhausted before using motion to rescind

The motion to reconsider must be exhausted before a motion to rescind is in order, HP 9.10 - 5. (2010) Motion to Reconsider Must Be Exhausted Prior to Use of Motion to Rescind.

4. Principal author favored to lodge notice of reconsideration

It is customary for the principal author to be recognized in preference to other members when seeking recognition to serve notice of possible reconsideration, HP 9.10 - 6. (2010) Principal Author Favored to Lodge Notice of Reconsideration.

5. Merits of bill open to debate when debating reconsideration

It is proper to debate the merits of the bill itself when debating reconsideration, HP 9.10 - 7. (2011) Main Question Open to Debate Upon Reconsideration.
House Rules

(b) Unless presented and considered within three (3) legislative days, including the day upon which notice is served, a motion to reconsider shall be considered as having failed of adoption.

1. Final action stayed while reconsideration is pending

   A bill that failed on Third Reading has not received final action while a possible reconsideration motion is pending, HP 9.10 - 8. (2012) Final Action Stayed Until Conclusion of Reconsideration Period.

(c) A motion to reconsider may be offered immediately or upon the same day the final vote is taken by the member who served notice, or by another member with said member's consent. On the last day of the reconsideration period, any member may seek recognition for a motion to reconsider.

1. Motion to reconsider offered immediately is not new business

   A motion to reconsider made immediately while the bill or emergency is still before the House does not place a new item of business before the House, HP 9.10 - 9. (2012) Motion to Reconsider Offered Immediately Not Item of New Business.

2. Requirement to Lodge Notice

   When a motion to reconsider is offered immediately, there is no requirement to first lodge notice of possible future intent to reconsider prior to offering the actual motion to reconsider, HP 9.10 - 10. (2013) No Requirement to Lodge Notice when Motion to Reconsider Offered Immediately after Final Passage.

(d) Motions to reconsider shall be disposed of before the close of business on the last day of the time period specified for Third Reading and final passage for House and Senate measures.
Rule 9. Chamber Protocol

(e) On the last day of the time period specified for Third Reading and final passage for House and Senate measures, a motion to reconsider, lodged either upon that same day or upon the two (2) prior legislative days, may be offered by any member upon being recognized for such motion by the presiding officer.

(f) On the last day of a session, no motion to reconsider shall be recognized except immediately after a final vote is taken and prior to the consideration of any other business. A member may move to reconsider which motion shall be taken up immediately.

1. Effect of using motion to rescind

Once a vote is rescinded, it is as if the vote had never occurred and the question may be once again considered by the House, HP 9.10 - 4. (2009) Use and Distinction of Motion to Rescind.

(g) For adoption, a motion to reconsider must receive a majority vote of those elected to and constituting the House. Only one (1) reconsideration of the final vote on a bill, resolution or emergency clause shall be allowed. Except as otherwise specifically provided in Section 8.13 of these Rules, no question shall be subject to reconsideration in the House.

1. Electronic Availability

A bill may be taken up for reconsideration whether or not it is available on the House Floor Calendar if it is available from some other source such as BTOnline, HP 9.10 - 1. (2007) Electronic Availability Upon Motion to Reconsider.
9.11 – Measures Vetoed By The Governor

(a) When a bill or joint resolution is returned to the House because of a veto by the Governor, a motion to vote to override the veto shall be in order.

1. Motion to override veto subject to motion to table

A motion to override the Governor’s veto is properly subject to a motion to table, HP 9.11 - 1. (2012) Veto Override Motion Subject to Motion to Lay on Table.

(b) A motion to vote to override a veto by the Governor is debatable. Such debate shall be limited to thirty (30) minutes, equally divided between the proponents and opponents of the question; provided, that no member may speak for more than ten (10) minutes.

(c) Prior to consideration of a motion to override the Governor’s veto, if the returned bill or joint resolution was accompanied by a message of explanation, such message shall be published to the House of Representatives as determined by the presiding officer.

9.12 – Quorum

(a) If, at any time during the daily sessions of the House, a member recognized by the presiding officer raises a question as to the presence of a quorum, the presiding officer shall, without debate, forthwith direct that the electronic voting machine be activated to determine the presence or absence of a quorum, and shall announce the result.

1. Quorum call must be answered personally

When the House is under a quorum call, a member must personally answer the call by activating the button from their own desk and not
Rule 9. Chamber Protocol

request another member to answer the quorum call on their behalf, *HP 9.12 - 1. (2010) Member Must Personally Answer Quorum Call.*

(b) Whenever it shall be ascertained that a quorum is not present, the members present may, by motion adopted by a majority of those voting, direct the Chief Sergeant at Arms to request and, if necessary, to compel the presence of absent members, which motion shall be considered without debate. Pending its execution and until a quorum shall be present, no motion or debate, except to adjourn to a day and time certain, shall be in order.
RULE TEN

MOTIONS

10.1 – Precedence of Motions

Questions or motions pending before the House shall rank in precedence as set forth below in paragraphs (a) through (d) in this section, except that the motion to table shall not be applicable to privileged motions or incidental or subsidiary motions relating to procedure. Each motion shall be amendable or not amendable, debatable or not debatable, subject to a motion to table or not subject to a motion to table as set forth below. Questions or motions not listed in this section shall be treated in the same manner as other motions of the same class.

(a) Privileged Motions

Call of the House, quorum not present (not amendable - not debatable; see paragraph (c) of Section 10.5 of this Rule; not subject to motion to table)

To adjourn (not amendable - not debatable; see paragraph (b) of Section 12.1 of these Rules; not subject to motion to table)

To adjourn to a time certain (amendable - not debatable; not subject to motion to table)
**House Rules**

To recess (amendable - not debatable; not subject to motion to table)

Questions and motions of privilege (as governed by Section 9.5 of these Rules; not subject to motion to table)

Call of the House, quorum present (not amendable - not debatable; see Section 10.5 of this Rule; not subject to motion to table)

To work under the Call of the House (not amendable - not debatable; see Section 10.5 of this Rule; not subject to motion to table)

Question of presence of quorum (not amendable - not debatable; not subject to motion to table)

(b) Incidental Motions

Appeals (not amendable - not debatable, except as governed by Section 9.2 of these Rules; subject to motion to table)

Points of Order (not amendable - not debatable; not subject to motion to table)

1. Point of order pertaining to amendment must be raised while amendment is still under consideration

   A point of order pertaining to an amendment must be raised in a timely manner, meaning that it must be raised before the amendment is adopted by the House, *HP 9.2 - 4. (2009) Point of Order Pertaining to an Amendment must be Raised before Amendment is Adopted.*

2. Ruling on point of order may be deferred to a later time
Rule 10. Motions

The presiding officer may defer ruling on a point of order to a later time, HP 9.2 - 7. (2009) Presiding Officer May Defer Ruling on Point of Order.

3. Point of order must be raised before the House moves on to a different question

A point of order pertaining to a possible procedural violation must be raised prior to disposition of the underlying question, HP 9.2 - 10. (2010) Point of Order Must Be Raised in Timely Manner.

4. Point of order yields to motions having higher precedence than the motion from which the point arose

A point of order yields to motions having a higher precedence than the motion out of which the point of order, HP 10 - 7. (2014) Point of Order Yields to Motions having Higher Precedence than Motion Out of which Point of Order Arose.

Parliamentary inquiries or like requests for information (not amendable - not debatable; not subject to motion to table)

Requests for leave to withdraw a motion or question under consideration (not amendable – not debatable; see Section 10.4 of this Rule; not subject to motion to table)

Suspension of the Rules (not amendable - not debatable; not subject to motion to table)

1. A short explanation of a motion to suspend House rules is permissible

A short explanation of a motion to suspend House rules is in order prior to the vote on the motion, HP 9.2 - 16. (2013) Member Permitted to Explain Purpose for Motion to Suspend Rules.

2. Renewal of motion to suspend House Rules
House Rules

A motion to suspend House Rules, previously rejected, may be renewed after a change in the parliamentary situation, *HP 10 - 4. (2012) Renewal of Motion to Suspend House Rules.*

Objection to consideration of a question (not amendable - not debatable; not subject to motion to table)

1. **Timing of objection to consideration of question**
   
   Objection to consideration must be made immediately after the presiding officer recognizes the author for presentation of the bill, *HP 10 - 5. (2012) Timing of Objection to Consideration of Question.*

Method of consideration (amendable - not debatable; not subject to motion to table)

Question of priority (not amendable - not debatable; not subject to motion to table)

Reading of papers (not amendable – not debatable; not subject to motion to table)

(c) **Subsidiary Motions**

To advance from General Order (not amendable - not debatable; not subject to motion to table)

1. **Renewal of motion to advance from general order**

   A motion to advance a measure from General Order, previously rejected, may be renewed after a change in the parliamentary situation, *HP 10 - 3. (2012) Renewal of Motion to Advance from General Order.*

To table (not amendable - not debatable; not subject to itself)
**Rule 10. Motions**

To put the previous question (not amendable - not debatable; the motion to put the previous question is applicable to all debatable questions regardless of rank; subject to motion to table)

1. Questions about motions limiting debate not in order

   The presiding officer will not entertain questions directed to a member who has proposed a pending motion to limit debate, *HP 9.2 - 23. (2014) Presiding Officer will not Entertain Questions Directed to Member Proposing Motion to Limit Debate.*

To Advance the Question (not amendable – not debatable; subject to motion to table)

1. Questions about motions limiting debate not in order

   The presiding officer will not entertain questions directed to a member who has proposed a pending motion to limit debate, *HP 9.2 - 23. (2014) Presiding Officer will not Entertain Questions Directed to Member Proposing Motion to Limit Debate.*

To extend time allocated for debate (amendable – not debatable; subject to motion to table)

To postpone to a time certain (amendable - debatable; not subject to motion to table)

1. Interruption of debate for a motion to postpone bill not in order

   A motion to postpone consideration of a measure is not in order during debate on a bill, *HP 9.2 - 3. (2009) Interruption of Debate Not Permitted for Motion to 'Lay the Bill Over'.*
To commit without instructions (not amendable - not debatable, except as to propriety of committing bill, resolution or main question; not subject to motion to table)

To amend (amendable - debatable; subject to motion to table)

1. Identical amendment offered to more than one bill

   An identical amendment may be offered to more than one bill, HP 10 - 6. (2012) Identical Amendment Offered to More Than One Measure.

To postpone indefinitely (not amendable - debatable; subject to motion to table)

(d) Main Motions

A main motion shall be defined as a substantive proposal such as a bill, resolution or any other question which requires passage, adoption, rejection, approval or disapproval by the House of Representatives.

Main questions include but are not limited to the following and shall rank in precedence as set forth below. All main motions shall be subject to motion to table.

   To fix the date and time to adjourn sine die (amendable – debatable)

   To reconsider (not amendable - debatable)

   To rescind (not amendable - debatable)

   To adopt a Senate amendment (not amendable - debatable)
Rule 10. Motions

1. Renewal of motion to adopt SAs on a subsequent legislative day

The House may properly entertain a renewed motion to adopt Senate Amendments to a House bill when such Senate Amendments failed of adoption on a previous legislative day, *HP 10.1 - 3. (2011)* Renewal of Motion to Adopt Senate Amendments on Subsequent Legislative Day.

To reject a Senate amendment (not amendable - debatable)

1. Motions to reject SAs not permitted after deadline

A motion to reject Senate Amendments (SAs) will not be recognized after the deadline customarily established by the Speaker for hearing motions to reject SAs, *HP (Joint Rule) 5.1 - 1. (2011)* Rejection of Senate Amendments (SAs) not Permitted after Internal House Deadline.

To reject a Senate amendment with instructions (not amendable - instructions not amendable - debatable)

To adopt a conference committee report/joint committee report (not amendable - debatable)

1. Recension of vote on failed motion to adopt JCR

The vote on a failed motion to adopt a Joint Committee Report (JCR) may be rescinded, *HP 10.1 - 4. (2012)* Vote on Failed Motion to Adopt (JCR) May Be Rescinded.

To reject a conference committee report/joint committee report (not amendable - debatable)

To reject a conference committee report/joint committee report with instructions (not amendable - instructions not amendable - debatable)
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To commit with instructions (instructions amendable - debatable)

To override the veto of the Governor (not amendable - debatable)

To schedule a special order (amendable only as to time - debatable only as to question of setting the special order - measure itself not open to debate)

Any other main question not specifically listed shall be taken up in the order offered.

1. No requirement for fiscal impact statement on motions

A fiscal impact statement is not required for motions, HP 10 - 2.


10.2 – Motions in Writing

Every motion shall be rendered in writing as ordered by the presiding officer and may be read by the clerk before debate or vote if so ordered by the presiding officer. All motions shall be put by the presiding officer prior to debate and prior to ordering the vote.

10.3 – Vote Required for Adoption of Motions

Except as otherwise specifically required by these Rules, or required by the Oklahoma Constitution, any motion, for adoption, need only receive a majority of those voting, a quorum being present.
Rule 10. Motions

10.4 – Withdrawal of Motions

(a) Except as provided in paragraph (b) of this section, prior to commencement of debate thereon, or prior to action being taken thereon if there be no debate, any motion may be withdrawn by the member making same. Otherwise, such motion may be withdrawn only upon adoption of a motion to withdraw same.

1. Withdrawal of amendment after successful motion to reconsider the amendment

   After adoption of a motion to reconsider an amendment, the author of the amendment may request to withdraw the amendment, HP 10.4 - 2. (2011) Withdrawal of Amendment after Adoption of Motion to Reconsider Amendment.

2. Withdrawal of motion to reconsider prior to action or debate on pending motion to reconsider

   Unless action or debate occurs on a motion to reconsider, it may be withdrawn by the member offering the motion to reconsider, HP 10.4 - 3. (2011) Withdrawal of Motion to Reconsider Prior to Action or Debate.

(b) When a bill or resolution is under consideration within the House, the principal author or the member designated to present the bill or resolution on behalf of the principal author may withdraw said measure at any time prior to the vote being ordered on final passage of the bill or resolution.

1. Withdrawal of bill itself during consideration of an amendment

   The author may withdraw the bill from consideration at any point before the vote on final passage is ordered, HP 10.4 - 4. (2012) Withdrawal of Measure Itself during Consideration of an Amendment.

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2. Withdrawal of bill itself after successful reconsideration

Upon successful reconsideration of a measure, the author or the member designated by the author to present the measure may withdraw the bill from further consideration, HP 10.4 - 5. (2012) *Ability to Withdraw Measure upon Successful Reconsideration of Measure.*

3. Withdrawal of bill during debate

The author of a bill may choose to withdraw the bill during his or her own debate or before the beginning or after the conclusion of debate of other members, but not during the debate of another member, HP 10.4 - 6. (2012) *Author May Withdraw Measure during Author's Debate.*

4. Withdrawal of bill after failed motion to adopt JCR

Under House Rule 10.4(b), the author of a bill may withdraw a measure after a failed motion to adopt the JCR in order to avoid a hostile motion to reject the JCR or to reject with instructions, HP 10.4 - 7. (2012) *Withdrawal of Measure after Failed Motion to Adopt Joint Committee Report (JCR).*

5. Withdrawal of bill after failed motion to adopt CCR

Under House Rule 10.4(b), the author of a bill may withdraw a measure after a failed motion to adopt the JCR in order to avoid a hostile motion to reject the JCR or to reject with instructions, HP 10.4 – 8. (2013) *Withdrawal of Measure after Failed Motion to Adopt Conference Committee Report (CCR.)*

6. Return to same procedural point where previous consideration stopped

When consideration resumes on a bill previously withdrawn by the author, consideration will begin again at the same procedural point where previous consideration stopped, HP 10.4 - 9. (2015) *Return to Same Procedural Point where Previous Consideration Ceased.*
10.5 – Call of the House

(a) Call of the House may be moved at any time by any member, but must be seconded by fifteen (15) members. If such motion prevails, the business pending shall be suspended, the roll shall be taken, and the names of the absentees ascertained. The Chief Sergeant at Arms shall then be directed by the presiding officer to compel the attendance of the absent members. After one (1) hour has expired, the roll shall again be taken and absent members noted in the Journal, and the business suspended upon the roll call shall proceed. If, however, before the expiration of the hour, all absent members, not otherwise excused, shall appear, the business pending shall then proceed.

(b) If a Call of the House be ordered, a motion to "work under the Call of the House" shall be in order and, if adopted, the House shall proceed with any other business at hand except that interrupted by a Call of the House.

(c) The Speaker, seconded by five (5) members, may move a Call of the House and send for absent members, provided there be not a quorum present. In all cases where an absent member shall be sent for and fails to attend in obedience to the summons, the report of the Chief Sergeant at Arms shall be entered in the Journal.
RULE ELEVEN

GENERAL PROVISIONS

11.1 – Investigations

(a) No special committee established for the purpose of considering articles of impeachment or any other type of investigation shall be formed unless first authorized by a House resolution or by the Speaker.

(b) If authorized by House resolution, the resolution shall define the duties and time period during which the committee shall exist. Any member or members requesting the investigation shall not serve as chairperson of the special committee.

(c) Special committees established under this section shall, upon convening, adopt such rules and procedures as shall be determined by the committee to be in the best interest of the House of Representatives.

11.2 – Distribution Within House of Representatives

(a) No object or item of literature shall be distributed on the House Floor in anticipation of or while the House is meeting in session except upon the sponsorship of a member of the House of Representatives whose name shall
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appear on each individual object or item of literature to be distributed.

(b) All objects or items of literature distributed within the areas of the Capitol Building assigned to the House of Representatives shall display the name of the person or entity distributing such materials.

11.3 – Honorary Appointments

No honorary appointments shall be recorded in the House Journal.

11.4 – Lobbying

(a) All lobbying activities directed at the House shall be governed by Sections 4249 through 4255 of Title 74 of the Oklahoma Statutes and such other applicable rules lawfully promulgated by the Oklahoma Ethics Commission.

(b) No monetary contributions shall be accepted by any member or his or her staff on Capitol property at any time.

11.5 – Designated Smoking Areas

No person shall smoke within those parts of the Capitol Building assigned to the House.

11.6 – Members of the Press

No persons shall be admitted to the House press gallery except members and staff of the House, members of the press bearing permits signed by the Speaker and the chairpersons of the Capitol Press organizations and guests with the written permission of the Speaker and the chairpersons of the Capitol Press organizations.
11.7 – Legislative Records

(a) Records that are required to be created by these Rules or that are of vital, permanent or archival value shall be maintained in the Office of the Clerk. Whenever necessary, but no more often than annually or less often than biennially, records required to be maintained shall be archived with the Oklahoma Department of Libraries.

(b) Other records that are no longer needed for any purpose and that do not have sufficient administrative, legal or fiscal significance to warrant their retention shall be disposed of systematically.

(c) A digital recording shall be made of each day’s session by the Office of the Clerk which shall be compiled and stored on a digital device suitable for archival purposes.

(d) The committee staff assigned to each existing committee shall ensure compliance with this Rule for all records created or received by the committee or for a former committee whose jurisdiction has been assigned to the committee.

(e) The Speaker and all House officers under the direction of the Speaker shall ensure compliance with this Rule for all records created or received by their respective offices and their predecessors in office.

(f) All records required by Rule Seven shall be made available on the House website at least for the duration of the Session.

11.8 – Technical Corrections

(a) The Office of Engrossing and Enrolling is authorized to correct misspelled words, citations, doublets or repeated
words when engrossing House bills or joint resolutions, or House amendments to engrossed Senate bills or joint resolutions.

(b) When engrossing or enrolling House bills or joint resolutions, preparing House amendments to engrossed Senate bills or joint resolutions and when preparing committee reports, the House staff is authorized to:

1. remove sections from a bill or joint resolution labeled as amendatory but which consist entirely of existing law and contain no amendments to the existing law;

2. incorporate amendments to sections of law in the bill or joint resolution which are contained in legislation enacted previously during the same legislative session and amending the same sections of law and repeal such previous versions of the section at issue if, in the opinion of the House legal staff, the incorporation of such amendments and repeal of the previous version would clearly not conflict with the amendments contained in the legislation at issue;

3. modify sections of such measures which provide for a measure to become effective on July 1 or on a date earlier than ninety (90) days after the date of anticipated sine die adjournment to read to reflect an effective date of ninety (90) days after the date of actual sine die adjournment, or to delete such sections, if the emergency clause has failed to receive the required number of votes for passage; and

4. delete sections of such measures which provide for a measure to become effective on a date prior to such engrossment or enrollment.

11.9 – Convening Restriction

No legislative day shall begin between the hours of 12:00 midnight and 8:00 a.m. on any calendar day.

11.10 – Security

Upon convening in regular or special session, no member of the House of Representatives, without the express permission of the Chief Sergeant at Arms, shall enter upon the roof of the Capitol building within the areas adjacent to the hall of the House.
RULE TWELVE

ADJOURNMENT OR RECESS

12.1 – Motion to Adjourn or Recess

(a) When a motion to adjourn or recess is adopted, no member or officer shall leave said member's or officer's place until the adjournment or recess shall be declared by the presiding officer.

(b) When the House adjourns it shall be to 1:30 p.m. of the succeeding legislative day unless another day and/or hour be specifically named, which day and/or hour shall be entered in the Journal.

(c) A motion to adjourn or recess shall always be in order when the floor can be obtained for that purpose. When a vote is being taken, a motion to adjourn or recess shall not be in order. When it is apparent to the presiding officer that the motion to adjourn or recess is being made for the purpose of delay and such motion has been voted in the negative, within the next preceding ten (10) minutes, the presiding officer, in the discretion of the presiding officer, may rule the motion out of order as being dilatory.

(d) A legislative day shall be adjourned no later than 12:00 midnight of the calendar day that it began.
12.2 – Absence of a Quorum

In the absence of a quorum, the Speaker with three (3) members shall be a sufficient number to adjourn to a time certain.

12.3 – Sine Die Adjournment

(a) The date and time of sine die adjournment of each Regular Session of the Legislature shall be established by motion or resolution except that Regular Session shall be finally adjourned sine die at 5:00 p.m. on the last Friday in May of each year by operation of the Oklahoma Constitution. Upon arrival of 5:00 p.m. on the last Friday in May, no further business shall be conducted by the House and the presiding officer shall declare the House adjourned sine die.

(b) A Special or Extraordinary Session shall be finally adjourned sine die no later than the fifteenth day succeeding the General Election unless the date and time of sine die adjournment shall be otherwise established by motion or resolution at an earlier date and time.

1. Early Adjournment Determined by House

The date of early sine die adjournment will be determined by the House and applicable deadlines within House Rules will be calculated on the basis of an established date for sine die adjournment, HP 12.3 - 1. (2011) Early Sine Die Adjournment Determined by House.
RULE THIRTEEN

INTERIM STUDIES

13.1 – Interim Studies

(a) When the Legislature is not in session, the Speaker shall have the authority to direct committees to make interim studies for such purposes as the Speaker may designate.

(b) The Speaker shall provide to the Clerk of the House a copy of interim charges made to a standing or select committee.

(c) The committees shall meet as often as necessary to transact effectively the business assigned to them and may continue to exercise the oversight and investigatory powers granted in Section 7.13 of these Rules.

13.2 – Requests for Interim Study

No resolution requesting or authorizing an interim study of any matter or proposition by the House, or a committee thereof, shall be introduced in or considered by the House. All such requests for interim study shall be submitted on request forms available to any member in the office of the Clerk of the House.
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13.3 – Quorum

During a legislative interim, no committee shall take any final action unless a quorum of the membership of the committee is present.

13.4 – Meeting Notice

During a legislative interim, published notice of any interim committee meeting shall be given at least ten (10) days prior to the meeting. The staff of the House shall publish the meeting notices required by this section. The ten-day notice requirement of this section shall not apply to a committee or subcommittee meeting with a Senate committee or subcommittee on an interim study assigned for joint study.
RULE FOURTEEN

RULES

14.1 – Suspension or Amendment of Rules

(a) These Rules may be amended by a two-thirds (2/3) vote of those elected to and constituting the House; provided, any amendment to the Rules recommended by the Committee on Rules shall be effective if approved by a majority of the members elected to and constituting the House.

(b) If the Committee on Rules shall recommend revisions or amendments to the Rules, the House shall be given one (1) day's prior notice before consideration of the recommended changes may commence.

(c) Two-thirds (2/3) of the members elected to and constituting the House may suspend the Rules, or a portion thereof, but a motion for that purpose shall be decided without debate.

1. Previous rule suspension remains effective despite temporary postponement of the question

When a House rule is suspended and the question to which the suspension applies is temporarily postponed, the suspension remains effective when the question is again taken up for consideration, a second
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2. Rule suspension over multiple days

The House may adopt a rule suspension that remains in effect over multiple days, HP 14.1 - 2. (2012) Applicability of Rule Suspension over Multiple Days.

3. Motion to suspend more than one rule

A qualified motion to suspend more than one requirement in House Rules at the same time is in order, HP 14.1 - 3. (2013) Qualified Motion to Suspend Rules in Order.

14.2 – Parliamentary Authorities

Any parliamentary questions not provided for by the Oklahoma Constitution or these Rules shall be governed by the ruling of the Speaker. The Speaker shall publish these substantive rulings in a volume of precedents. In making his or her ruling, the Speaker may rely upon, but is not bound by, these published rulings or other parliamentary authorities, including, but not limited to, the latest edition of Mason’s Manual of Legislative Procedure.

1. Conflict with general parliamentary law


2. House Precedents only persuasive authority

House Precedents are simply a record of actions previously taken by the House and only rise to the level of persuasive authority, HP 14.2 - 4. (2012) Authority and Effect of House Precedents.

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14.3 – Rules Effective

(a) These Rules shall be in full force and effect for the duration of the 56th Oklahoma Legislature, unless amended, as provided herein.

(b) Upon convening for a Special or Extraordinary Session, the time constraints contained in Section 8.6 of these Rules for filing main floor amendments and amendments to main floor amendments shall not be applicable.

General Precedents

1. Bill lacking an explicit effective date

A bill without an explicitly expressed effective date becomes effective ninety (90) days after sine die adjournment, GP - 1. (2012) Measure Lacking Express Effective Date.

2. House must have possession of bill before vote is rescinded

A motion to rescind final passage of a measure is not in order when the measure in question is not in possession of the House of Representatives, GP - 2. (2013) Possession by House Required before Final Vote on Bill may be Rescinded.

3. Member’s vote cannot be changed after result of vote is announced

A motion proposing to change a member’s vote after the result is announced will not be entertained by the presiding officer, GP - 3. (2014) Modification of Vote Not Permitted after Result Announced by Presiding Officer.
4. A successful motion to table an amendment similar in effect to final action on that amendment

The custom and practice of the House is to consider a tabled amendment to have been finally disposed of similar in effect to having received final action, *GP - 11. (2016) Successful Motion to Table Amendment Similar in Effect to Final Action.*

Organizational Precedents

1. Questions not directly related to establishing initial quorum out of order

On organizational day matters not directly related to establishing the presence of a quorum are not to be taken up before an initial quorum is established, *OP - 1. (2016) Until Quorum Established Questions not Directly Related Out of Order.*

2. Appeal of the chair not recognized before House is formally seated

An appeal of the Chair will not be entertained prior to the formal seating of the representatives-elect; however, questions relevant to the motion to formally seat will be recognized, *OP - 2. (2017) Appeal of Chair not Recognized before House Formally Seated.*

3. Constitutionality of motion authorizing postage and supplies on organizational day

It is not the precedent of the House for the presiding officer to make constitutional pronouncements, *OP - 3. (2013) Constitutionality of Motion Authorizing Postage and Supplies on “Organizational Day”.*

4. Procedures governing adoption of House Rules


5. Reliance on general parliamentary law prior to adoption of House Rules
A motion to table a motion to postpone to a definite time offered prior to adoption of House rules is out of order pursuant to Section 370 of Mason’s Manual, OP - 5. (2011) Reliance on General Parliamentary Law Prior to Adoption of House Rules.

6. Prior to adoption of House Rules, a motion to extend debate offered immediately after adoption of motion to limit debate out of order

When considering adoption of House Rules, a motion to extend debate offered immediately after adoption of a motion to limit debate is out of order, OP - 6. (2011) Motion to Extend Debate not in Order Immediately after Adoption of Motion to Limit Debate.

7. Proposed House Rules may be considered on same day as introduced

Prior to adoption of House Rules, proposed House Rules can be considered, under the customs and practices of the House, on the same day they are introduced, OP - 7. (2013) Consideration of Proposed House Rules on Same Day as Introduction.

8. Electronic publication of amendments not required prior to adoption of House Rules

Prior to adoption of House rules, the author of an amendment offered to the proposed House rules is not required to provide a copy of the amendment to other members, OP - 8. (2013) Electronic Publication of Amendments Prior to Adoption of House Rules.

9. Floor amendments presented on House Floor are published in Journal

Floor amendments presented on the House Floor will be published in the House Journal according to the customs of the House, OP - 9. (2013) Floor Amendments Presented to House Published in House Journal.