

LEGISLATIVE OVERSIGHT COMMITTEE

Standard Practices



Approved Pursuant to Legislative Oversight Committee Rule 7.1
April 2020

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PART I - GENERAL PRACTICES

1. AUTHORITY, MODIFICATION AND GENERAL INFORMATION RELATING TO STANDARD PRACTICES

1.1 Legislative Oversight Committee (Committee) Rule 7.1 authorizes the committee to develop and adhere to standard practices.

1.2 Committee standard practices may be modified pursuant to Committee Rule 7.1.

1.3 Whenever the pronoun 'he' appears in any standard practice, it shall be deemed to designate either the masculine or feminine.

2. COMMITTEE STAFF

2.1 Committee staff work for the South Carolina House of Representatives (House).

2.2 Committee staff shall assist any Member of the House with matters relating to legislative oversight, and any Member of the House may request that Committee staff hold these matters in confidence.

2.3 Committee staff are prohibited from providing legal advice to any constituents.

3. CONSTITUENTS

Constituents

3.1 Constituents may request to be notified as to when a particular agency is scheduled for legislative oversight study and investigation by the Committee.

3.2 Constituents may contact the Committee about matters relating to legislative oversight, and Members of the House may forward constituent matters relating to legislative oversight to the Committee.

3.3 Committee staff shall make reasonable efforts, as determined by the Committee Chairman, to contact any constituent requesting notification as to when a particular agency is scheduled for legislative oversight study and investigation.

3.4 If a constituent, including, but not limited to, members of the press and agency staff, has concerns about an agency, the constituent may be informed about

3.4.1 the process, including the Committee's prohibition on intervening in any constituent's ongoing matter with an agency,

3.4.2 any opportunities to participate in the process,

3.4.3 all testimony provided to the committee must be under oath pursuant to Section 2-2-70, and anyone knowingly furnishing false information will be subject to the penalties provided by law, and

3.4.4 appropriate resources, if available, that may be able to address the constituent's concerns about an agency.

Chairman and Committee

3.5 Committee staff shall inform the Committee Chairman, on a schedule as determined by the Chairman, about the concerns received from constituents, House Members and other state entities, which relate to agencies. Dissemination and publication of these concerns is governed by Standard Practice 10.4.

Interaction between Committee Staff and the Press

3.6 Committee staff shall direct questions from the press to the Committee Chairman. The Committee Chairman, at his discretion, may authorize Committee staff to answer specific questions from the press.

3.7 If the Committee Chairman is unavailable to answer questions from the press and has not authorized Committee staff to respond to the specific questions, Committee staff shall direct the questions from the press to the First Vice-Chairman or to the appropriate subcommittee or ad hoc committee chairman.

House Legislative Oversight Committee's Study and Investigative Process

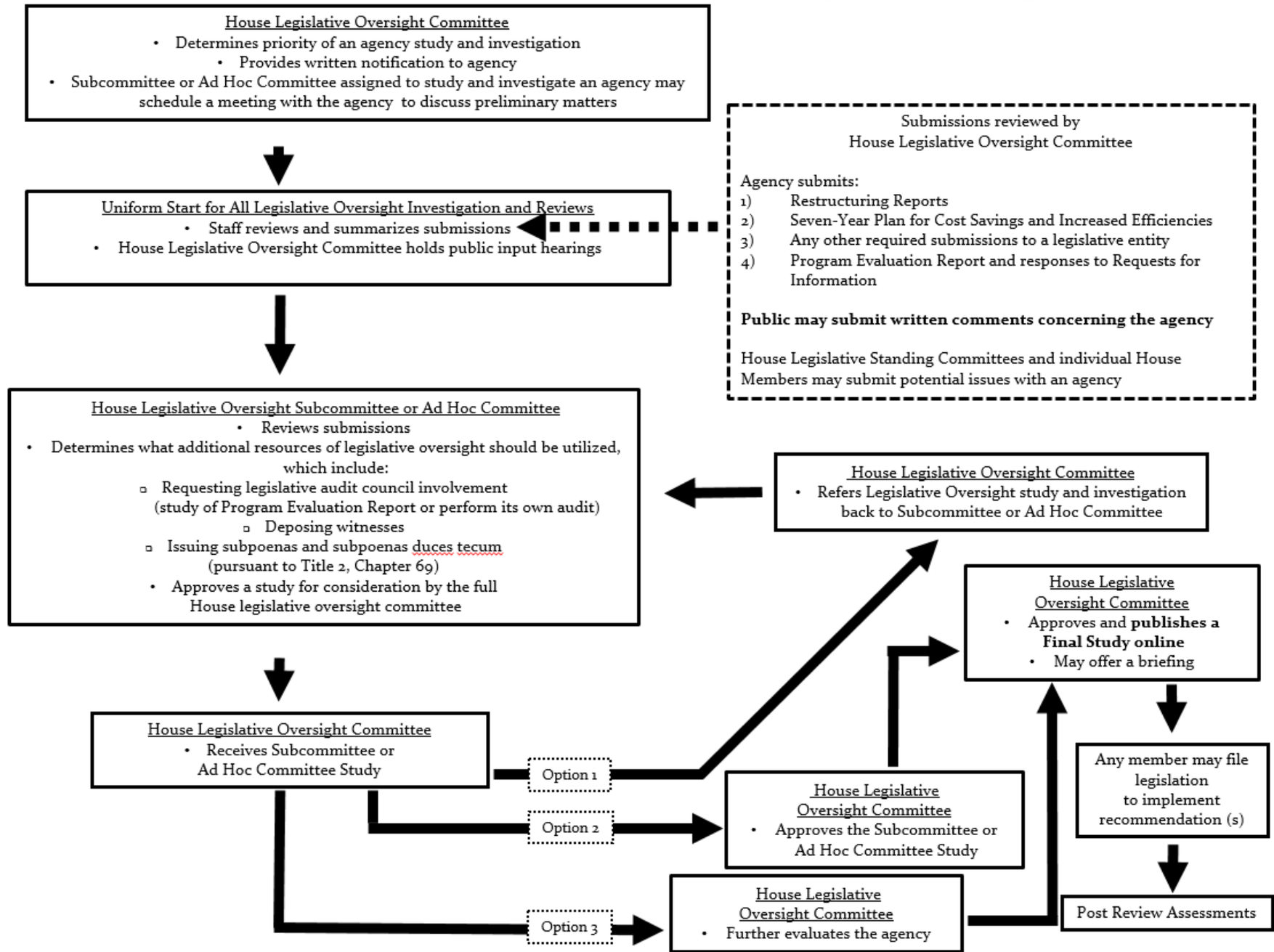


Figure 1. Committee investigation process.

PART II - PRACTICES RELATING TO REPORTS RECEIVED BY THE LEGISLATIVE OVERSIGHT COMMITTEE

4. AGENCY ANNUAL RESTRUCTURING REPORT

Section 1-30-10(G)(1) requires agencies to submit annual reports to the General Assembly giving detailed or comprehensive recommendations for the purposes of merging or eliminating duplicative or unnecessary divisions, programs or personnel within each department for a more efficient administration of government services (“Annual Restructuring Report” or “ARR”). If an agency has no restructuring recommendation, the statute requires the report to contain a statement to that effect.

Posting Online and Restructuring Recommendations

The standard practices below apply if the Annual Accountability Report serves as the ARR, or if there is an ARR separate from the Annual Accountability Report.

4.1 The documents serving as the ARR include a section which allows an agency to indicate it has no restructuring recommendations.

4.2 The Committee shall indicate online, via a list or other means, the agencies that did and did not provide a restructuring recommendation.

4.3 The Committee shall post the documents serving as the ARR online.

4.4 Committee staff shall provide notification, in a manner determined by the Committee Chairman, to all Members of the House about the publication of this information online. *wording*

Annual Accountability Report Serves as ARR

4.5 The Committee shall continue efforts to integrate and combine aspects of the ARR into the Annual Accountability Report submitted pursuant to S.C. Code Section 1-1-810, so that completion of the annual Accountability Report by the stated deadline in the report fulfills the requirements to complete an ARR.

4.5.1 The Committee recognizes that not every agency the Committee has identified it will study files an Annual Accountability Report. For these agencies the Committee shall provide the guidelines for the Accountability Report, which includes the deadline for submission.

ARR Separate from the Annual Accountability Report

4.6 The Committee shall provide agencies with a uniform format, as approved by the Committee Chairman, for submitting their Annual Restructuring Reports to the Committee.

4.7 The Committee shall provide agencies with the Restructuring Report Guidelines by November thirtieth of each year. Agencies must submit the Annual Restructuring Report by the first day of session each year (“Deadline”).

Failure to Provide Responses to All Questions in ARR

4.7.1 The Chairman may require any agency that has submitted its Annual Restructuring Report which does not include responses to all questions to amend its submission so as to provide responses to all questions. The Chairman may provide the agency with a list of questions that do not have responses. The agency will determine the response it would like to make, but the agency will need to provide some type of response to all questions.

Extensions for ARR

4.7.2 The Chairman may, for reasons he determines as good cause, provide an agency an extension and new deadline to submit its Annual Restructuring Report (“New Deadline”).

4.7.3 Before the Chairman will consider a request from an agency for an extension, the agency must fully complete a Committee Extension Request form, as approved by the Committee Chairman, and provide it to the Chairman for consideration.

4.7.4 Until the agency receives a response, it should continue to complete the report to the best of its ability as if it is due on the original deadline.

Amended ARR Submitted Prior to Online Publication

4.7.5 The Chairman may, for reasons he determines as good cause, allow an agency to provide an amended version of its Annual Restructuring Report (“Amended Report”) prior to online publication.

4.7.6 If an agency makes a request to submit an Amended Report, the Chairman may require the agency to provide a written letter, which may be sent via U.S. mail or included as an attachment to an email, explaining the reason the agency wishes to submit the Amended Report, and a bullet point list of the sections revised in the Amended Report.

4.7.7 If the Chairman allows an agency to provide an Amended Report, the agency must provide a completely new Annual Restructuring Report with an updated date of submission and signatures on the report by a date determined by the Chairman. The Committee will not make edits or substitute parts to any versions of an agency’s Annual Restructuring Report. The Committee will only discard an old Annual Restructuring Report, if a complete Amended Report is provided.

Failure to Submit ARR or Respond to All Questions

4.7.8 If an agency fails to submit responses to all questions in its Annual Restructuring Report by the Deadline, or New Deadline applicable to the agency, the Committee may request the Executive Director of the agency and, if applicable Board/Commission Chair, appear at a full committee meeting to explain, under oath, why the agency has failed to provide the information requested and when it will be provided.

Online Publication of ARR

4.7.9 The Committee will post in a central location online, access to the Extension Request Forms and Letters requesting submission of an Amended Report.

Amended ARR Submitted After Initial Online Publication

4.7.10 The Chairman may, for reasons he determines as good cause, allow an agency to provide an Amended Report after initial online publication.

4.7.11 If an agency makes a request to submit an Amended Report, the Chairman may require the agency to provide a written letter, which may be sent via U.S. mail or included as an attachment to an email, explaining the reason the agency wishes to submit the Amended Report, and a bullet point list of the sections revised in the Amended Report.

4.7.12 If the Chairman allows an agency to provide an Amended Report, the agency must provide a completely new Annual Restructuring Report with an updated date of submission and signatures on the report by a date determined by the Chairman. The Committee will not make edits or substitute parts to any versions of an agency's Annual Restructuring Report. The Committee will only discard an old Annual Restructuring Report, if a complete Amended Report is provided.

5. GOVERNOR'S RESTRUCTURING REPORT

Section 1-30-10(G)(1) provides that the Governor periodically must consult with the governing authorities of the various departments and upon such consultation, the Governor must submit a report of any restructuring recommendations to the General Assembly for its review and consideration ("Governor Restructuring Report").

5.1 The Committee will post in a central location online, access to Governor Restructuring Reports received from the Governor pursuant to Section 1-30-10(G)(1).

6. AGENCY SEVEN-YEAR PLAN FOR COST SAVINGS & EFFICIENCIES

Section 1-30-10(G)(2) requires agencies to submit a seven-year plan that provides initiatives or planned actions that implement cost saving and increases efficiencies within the projected seven-year period to the General Assembly ("Seven-Year Plans").

6.1 The Committee shall provide agencies with a uniform format, as approved by the Committee Chairman, for submitting their Seven-Year Plans to the House.

6.1.1 The following subparts of Section 4 of the Standard Practices shall apply to Agency Seven-Year Plans in the same manner they apply to Annual Restructuring Reports: Failure to Provide Responses to All Questions; Extensions; Amended Reports Submitted Prior to Online Publication; Failure to Submit Report or Respond to All Questions; Online Publication; and Amended Reports Submitted After Initial Online Publication.

6.2 The Committee will post in a central location online, access to all Seven-Year Plans.

PART III - PRACTICES RELATING TO THE COMMITTEE’S STUDY AND INVESTIGATION PROCESS

7. AGENCY INVESTIGATION SCHEDULE & TIME FOR COMPLETION

Section 2-2-30(C) requires a seven-year review schedule to be published in the House Journal the first day of session each year. Further, this statute provides that the Speaker of the House, upon consulting with the chairmen of standing committees in the House and the Clerk of the House, determines the agencies for each standing committee to conduct oversight studies and investigations. The Committee recognizes there is no requirement in the statute that an agency oversight study and investigation be completed within a certain timeframe, except the overall seven year cycle.

Recommendations as to the Seven-Year Investigation Schedule

7.1 The Committee may adopt recommendations for the Speaker of the House relating to the publication of the seven-year review schedule in the House Journal the first day of session each year.

Priority/Order of Agencies Scheduled for Investigation during a Given Year

7.2 The Committee **may establish** the priority or order of current agencies scheduled for a legislative oversight study and investigation during a given year.

7.2.1 In establishing a priority or order of current agencies scheduled for legislative oversight study and investigation during a given year, the Committee may consider the length of time the agency director has been in office.

7.3 The Committee may, for reasons it determines as good cause, **change the priority** or order of agencies scheduled for a legislative oversight study and investigation during a given year, including placing a current study on hold and moving forward with the study of another agency.

Investigations Outside Schedule

7.4 In addition to the seven-year oversight studies and investigations,

7.4.1 a standing committee of the House may initiate an oversight study and investigation of an agency within its subject matter jurisdiction pursuant to Section 2-2-40(A)¹; and

7.4.2 the Speaker of the House or chairmen of standing committees may authorize and conduct legislative investigations into agencies functions, duties and activities pursuant to Section 2-2-40(B)².

¹ “...The motion calling for the oversight study and investigation must state the subject matter and scope of the oversight study and investigation. The oversight study and investigation must not exceed the scope stated in the motion or the scope of the information uncovered by the investigation.”

² “Nothing in the provisions of this chapter prohibits or restricts the President Pro Tempore of the Senate, the Speaker of the House of Representatives, or chairmen of standing committees from fulfilling their constitutional obligations by authorizing and conducting legislative investigations into agencies’ functions, duties, and activities.”

Time Frame for Completion of Agency Investigations

7.5 The Committee may establish a time frame for the legislative oversight study and investigation of an agency.

7.6 The Committee may, for reasons it determines as good cause, change the time frame for a legislative oversight study and investigation of an agency.

8. *ADVANCED NOTIFICATION PROVIDED TO AGENCIES*

Section 2-2-30(C) requires a seven-year review schedule to be published in the House Journal the first day of session each year. In addition to this notice available to agencies, the Committee will also follow the notice procedures below.

Required Written Notification

8.1 The Committee shall provide written notification to an agency that it is scheduled for legislative oversight study and investigation prior to the start of the investigation.

8.2 The written notification to the agency shall include the following:

- 8.2.1 purpose of the investigation, as outlined in Section 2-2-20(B)³,
- 8.2.2 what must be considered in the investigation, as outlined in Section 2-2-20(C)⁴,
- 8.2.3 information about the Committee's expectations of the agency during the investigation, as outlined under Standard Practice 9,
- 8.2.4 instructions to encourage employees and other stakeholders (e.g., partners, customers, and vendors) to provide testimony and respond to the public survey, and
- 8.2.5 methods by which employees and other stakeholders (e.g., partners, customers, and vendors) may communicate, including the option to communicate anonymously, with the Committee.

³ "The purpose of these oversight studies and investigations is to determine if agency laws and programs within the subject matter jurisdiction of a standing committee: (1) are being implemented and carried out in accordance with the intent of the General Assembly; and (2) should be continued, curtailed, or eliminated."

⁴ "The oversight studies and investigations must consider: (1) the application, administration, execution, and effectiveness of laws and programs addressing subjects within the standing committee's subject matter jurisdiction; (2) the organization and operation of state agencies and entities having responsibilities for the administration and execution of laws and programs addressing subjects within the standing committee's subject matter jurisdiction; and (3) any conditions or circumstances that may indicate the necessity or desirability of enacting new or additional legislation addressing subjects within the standing committee's subject matter jurisdiction."

Introduction of Agency and Public Input Meeting

8.3 The Full Committee may schedule an Introduction of Agency and Public Input meeting with the agenc(ies) scheduled for study. This meeting may include (1) obtaining a brief (2-3 minutes) explanation of what each agency does; and/or (2) receiving public input about each agency.

9. EXPECTATIONS DURING INVESTIGATION

Section 2-2-20(B) states the purpose of the legislative oversight study is to determine if agency laws and programs are being implemented and carried out in accordance with the intent of the General Assembly, and should they be continued, curtailed, or eliminated. Further, the Committee recognizes that a legislative oversight study and investigation of agency serves the purpose of informing the public about the agency.

9.1 The Committee expects an agency to:

9.1.1 Forward agency staff the written notification that the agency is scheduled for legislative oversight study from the Committee. This is to inform its staff that the agency is undergoing a legislative oversight study and investigation as well as the purpose of the investigation and how to access the Committee's website for information about the study and investigation.

9.1.2 Appoint a liaison to assist the Committee with all activities, including but not limited to, sharing Committee correspondence with agency staff.

9.1.3 Respond to its requests in a concise, complete, and timely manner.

9.1.4 Be candid with the Committee and to promptly discuss with the Committee any concerns or questions the agency may have related to the legislative oversight study and investigation process, including, but not limited to, any concerns the agency may have that (a) the Committee has drawn an incorrect conclusion; or (b) time or resources required to respond to a Committee request.

9.1.5 Realize formal written responses provided to the Committee is considered sworn testimony

9.1.6 Inform the Committee, prior to responding, of any information requested by the Committee that cannot be published online due to provisions in contract or law.

9.2 The Agency may expect the Committee to:

9.2.1 Post on the Committee's webpage: (1) letters between the Committee and Agency sent via U.S. Mail or as attachments to an email; (2) documents received from the agency in person, via U.S. Mail, or as attachments to an email; (3) compilations of information; and (4) any other materials pursuant to Committee Rule 8.1.

9.2.2 Return or delete documents to the agency which the agency has indicated, due to confidentiality provisions in contract or law, may not be posted online.

9.2.3 Instruct Committee staff to interact with agency staff for the purposes of discussing procedural matters, including review of draft submissions of Accountability Reports,

Program Evaluation Reports or Requests for Information, and/or answering agency staff questions at any time.

9.2.4 Instruct Committee staff to meet with agency staff for the purposes of asking substantive questions and/or reviewing agency files on behalf of the Committee, upon approval by the Committee Chairman or applicable Subcommittee or Ad hoc Committee Chairman.

9.2.4.1 If such action is taken by Committee staff, the information obtained during the meeting between committee staff and agency staff may be memorialized in a letter from committee staff to agency staff, which may be incorporated into the meeting minutes of the next meeting.

10. COLLECTION OF INFORMATION

In recognizing the importance of fairness in the legislative oversight process, the Committee strives for every legislative oversight study and investigation to begin the same way. The initial step involves Committee staff obtaining and reviewing information.

Information from Agencies - Program Evaluation Report

10.1 Committee may request the agency complete a Program Evaluation Report (“PER”) pursuant to Sections 2-2-50(D) and 2-2-60, within 45 calendar days of receiving the guidelines for the PER; and

10.1.1 A state agency that is vested with revenue bonding authority may submit annual reports and annual external audit reports conducted by a third party in lieu of a program evaluation report pursuant to Section 2-2-60(E).

Failure to Provide Responses to All Questions in PER

10.1.2 The Chairman may require any agency that has submitted a Program Evaluation Report which does not include responses to all questions to amend its submission so as to provide responses to all questions. The Chairman may provide the agency with a list of questions that do not have responses. The agency will determine the response it would like to make, but the agency will need to provide some type of response to all questions.

Extensions for PER

10.1.3 The Chairman may, for reasons he determines as good cause, provide an agency an extension and new deadline to submit its Program Evaluation Report (“New Deadline”).

10.1.4. Before the Chairman will consider granting an extension, the Chairman may require the agency to provide a written letter, which may be sent via U.S. mail or included as an attachment to an email, explaining the reason the agency is requesting the extension and the number of days it is requesting, not to exceed thirty.

10.1.5 Until the agency receives a response, it should continue to complete the report to the best of its ability as if it is due on the original deadline.

Amended PER Submitted Prior to Online Publication

10.1.6 The Chairman may, for reasons he determines as good cause, allow an agency to provide an amended version of its Performance Evaluation Report (“Amended Report”) prior to online publication.

10.1.7 If an agency makes a request to submit an Amended Report, the Chairman may require the agency to provide a written letter, which may be sent via U.S. mail or included as an attachment to an email, explaining the reason the agency wishes to submit the Amended Report, and a bullet point list of the sections revised in the Amended Report.

10.1.8 If the Chairman allows an agency to provide an Amended Report, the agency must provide a completely new Program Evaluation Report with an updated date of submission and signatures on the report by a date determined by the Chairman. The Committee will not make edits or substitute parts to any prior versions of an agency’s Program Evaluation Report. The Committee will only discard an old Program Evaluation Report, if a complete Amended Report is provided.

Failure to Submit PER or Respond to All Questions

10.1.9 If an agency fails to submit responses to all questions in its Program Evaluation Report by the Deadline, or New Deadline applicable to the agency, the Committee may request the Executive Director of the agency and, if applicable Board/Commission Chair, appear at a full committee meeting to explain, under oath, why the agency has failed to provide the information requested and when it will be provided.

Online Publication of PER

10.2 The Committee will post in a central location online, access to all of the following information: a) Program Evaluation Report; b) Correspondence related to a Request for Extension, if any is required; and c) Letters requesting submission of an Amended Report, if any is required. After posting online, the Committee will send an electronic copy of the PER to all House Members.

Amended PER Submitted After Initial Online Publication

10.2.1 The Chairman may, for reasons he determines as good cause, allow an agency to provide an Amended Report after initial online publication.

10.2.2 If an agency makes a request to submit an Amended Report, the Chairman may require the agency to provide a written letter, which may be sent via U.S. mail or included as an attachment to an email, explaining the reason the agency wishes to submit the Amended Report, and a bullet point list of the sections revised in the Amended Report.

10.2.3 If the Chairman allows an agency to provide an Amended Report, the agency must provide a completely new Program Evaluation Report with an updated date of submission and signatures on the report by a date determined by the Chairman. The Committee will not make edits or substitute parts to any versions of an agency’s Program Evaluation Report. The Committee will only discard an old Program Evaluation Report, if a complete Amended Report is provided.

10.3 The Committee may approve additional requests for information to be submitted to the agency pursuant to section 2-2-50(A).

Information from the Public, House or other State Entities

10.4 Committee members and Committee staff may also collect information from the public, House Members and staff or other state entities. Information from the “public” includes information from individuals, associations, groups, organizations, etc., who are not members of the House of Representatives or submitted on behalf of a state entity.

Solicitation of Information

10.4.1 Written comments and other information, shall be solicited from the public, House Members and staff, or other state entities concerning the agency in a manner approved by the Chairman. Comments and information which reference matters considered confidential in federal or state law (e.g., names of minors, names of vulnerable adults, ethics investigations, etc.) are not encouraged and, if found, will not be accepted (See 10.4.5 and 10.4.8). The comments shall not be considered testimony and offered for the truth of the matter asserted but nevertheless may serve the purpose of directing the Committee to potential issues with an agency.

Reports and Reviews obtained from other Legislative Entities (publication online)

10.4.2. The Committee recognizes that under diverse existing laws agencies are required to submit reports to various legislative entities. The Committee shall use its best efforts to review these reports as part of its legislative oversight study and investigation of agencies.

10.4.3. The Committee recognizes that under diverse existing laws other legislative entities study and review some agencies, and the Committee may make efforts, at the discretion of the Chairman, to consult these legislative entities during the legislative oversight study and investigation process.

10.4.4. Information provided by other state entities may be **published** on the Committee’s website as an additional location for the Committee, House Members, and public to obtain the information.

Comments submitted via the Committee website (publication online)

10.4.5 Concerns and comments provided by the public, House Members and staff, or other state entities via **online surveys on the Committee website**, will be provided verbatim to the Committee Chair or Vice-Chair, who will identify any profanity and replace all letters, after the first letter, of the profane word with asterisks. Additionally, reasonable efforts, as determined by the Chairman, will be made to redact any references to matters considered confidential in federal or state law (e.g., names of minors, names of vulnerable adults, ethics investigations, etc.). Otherwise, no members of the Committee or Committee staff shall alter the comments prior to their publication on the Committee webpage.

10.4.6 When an agency is currently under study, concerns and comments constituents provide via online surveys on the Committee website, will be provided to all House

Members and the public, via **publication** on the website, at the time the survey is over or once a month.

10.4.7 When an agency is not currently under study, concerns and comments constituents provide via online surveys on the Committee website, will not be provided to all House Members and the public until such time as the agency is under study. Once the agency is under study, the provisions of 10.4.6 shall apply.

Comments submitted via email or other correspondence (provided to agency upon request)

10.4.8 Concerns and comments may be provided by the public, House Members and staff, or other state entities via email, letter or other written form (“correspondence”). Reasonable efforts, as determined by the Chairman, will be made to not accept concerns and comments which contain references to matters considered confidential in federal or state statute or regulation (e.g., names of minors, names of vulnerable adults, ethics investigations, etc.). The Committee will make efforts to communicate to the remitter (1) the agency, about which the comments relate, may request copies of the correspondence; (2) the Committee cannot control how the agency utilizes the information; and (3) the remitter has the option to: submit revised correspondence (e.g., remove references to any confidential matters or make any other revisions desired) or request to withdraw the correspondence. Unless specifically requested by the remitter, correspondence will be considered to come from an anonymous constituent. The Committee will consider any correspondence, for which it does not receive a reply from the remitter within ten business days, to be approved by the remitter for submission to the agency with the remitter’s name and contact information redacted, should the agency request any correspondence the Committee has received relating to it.

10.4.9 The Committee Chairman, at his discretion, may determine the form in which the agency must submit the request for correspondence the Committee has received from the public, House Members and staff, or other state entities. The Committee Chairman, at his discretion, may also determine when and to whom at the agency the correspondence is published.

Comments obtained in person or over the phone (provided to agency upon request)

10.4.10 Committee staff may take notes for use in conducting a study of an agency. Prior to taking any notes that reflect the comments of an individual, staff will make efforts to inform that individual notes are being taken and of the individual’s options relating to staff notes. An individual has the option to review staff notes from the individual’s conversation with staff and after review: submit revisions to comments or request to withdraw comments. Unless specifically requested by the person providing the information, staff notes will be considered to come from an anonymous constituent. Reasonable efforts, as determined by the Chairman, will be made to not transmit staff notes to members that contain references to matters considered confidential in federal or state law (e.g., names of minors, names of vulnerable adults, ethics investigations, etc.).

10.4.11 The Committee Chairman, at his discretion, may determine when and to whom staff notes are disseminated or published.

Investigative Resources and Partners

10.5 The Committee recognizes that Section 2-2-50 allows evidence or information related to a study and investigation to be acquired by any lawful means. Further, the Committee recognizes that Section 2-2-70 requires all testimony given to the Committee to be under oath, and anyone knowingly furnishing false information will be subject to the penalties provided by law.

10.6 The subcommittee or ad hoc committee assigned to study and investigate an agency shall determine what other investigative resources or partners, if any, of legislative oversight should be utilized in studying and investigating the agency.

10.7 Other investigative resources or partners of legislative oversight include:

10.7.1 Requesting the Legislative Audit Council to study the agency's Program Evaluation Report, after obtaining prior approval from the Committee Chairman, pursuant to 2-2-60(D) and Committee Rule 7.6;

10.7.2 Requesting the Legislative Audit Council perform its own audit of the agency or program, after obtaining prior approval from the Committee Chairman, pursuant to 2-2-60(D) and Committee Rule 7.6;

10.7.3 Referring allegations of fraud, waste, abuse, mismanagement, misconduct, violations of state or federal law, and wrongdoing in an executive branch agency to the State Inspector General and/or appropriate law enforcement agenc(ies);

10.7.4 Deposing witnesses pursuant to Section 2-2-50(B) and Committee Rule 7.2;

10.7.5 Issuing subpoenas and subpoenas duces tecum (production of documents) pursuant to Section 2-2-50(C) and Committee Rule 7.2;

10.7.6 Having a public hearing pursuant to Committee Rule 7.3 and Committee Rule 7.5; and

10.7.7 Affirmatively approving recommendations that may have been made by the Members of the subcommittee or ad hoc committee in a prior General Assembly.

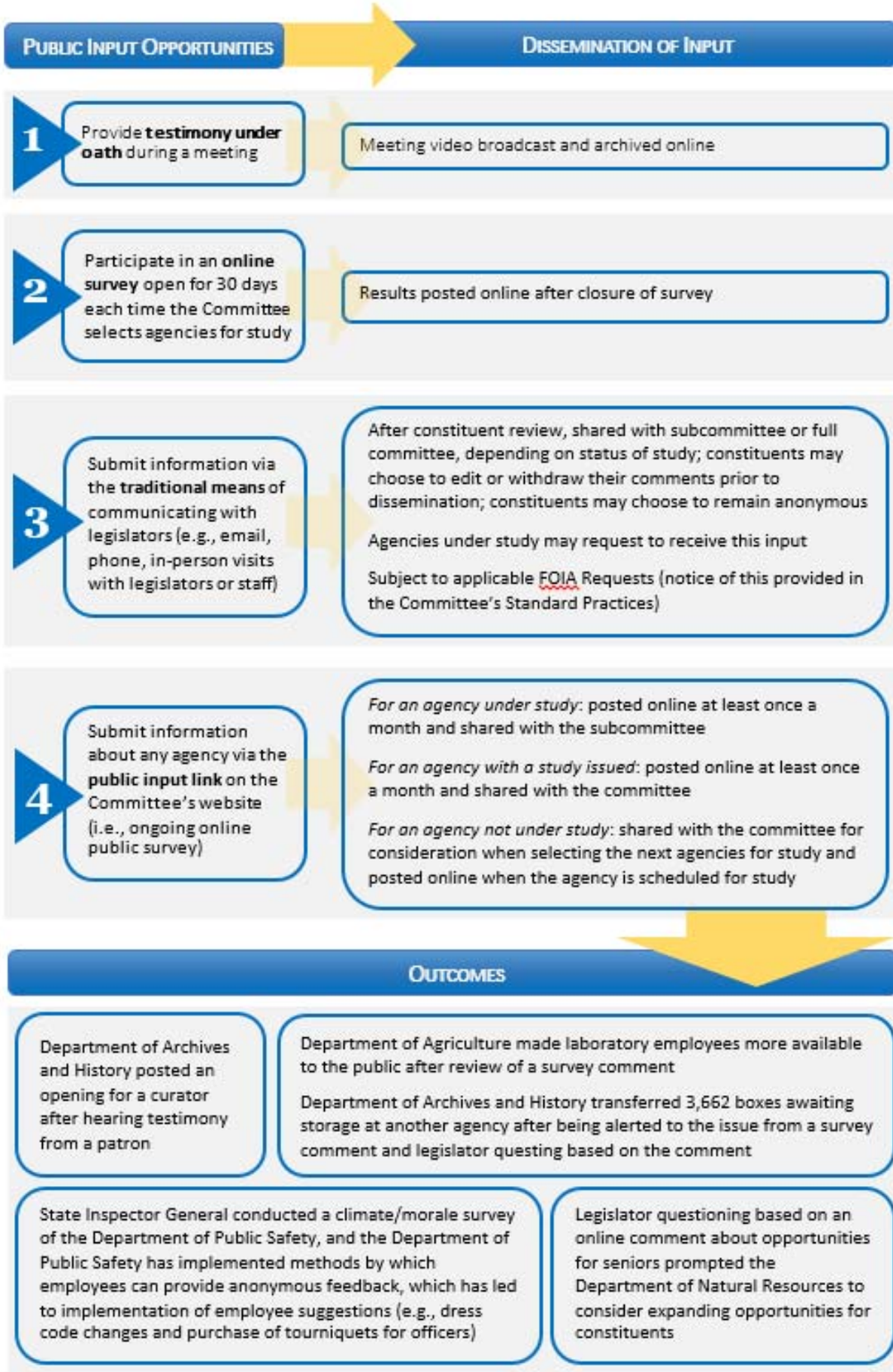


Figure 2. Public input opportunities and how input is disseminated.

11. SUBCOMMITTEE AND AD HOC COMMITTEE REVIEW, ADDITIONAL INVESTIGATION, & APPROVAL

Address Any Allegations of Violations of Contempt of the General Assembly (S.C. Code of Laws §2-2-100)

11.1 Any subcommittee or ad hoc committee member may make a motion alleging an individual may have violated S.C. Code of Laws §2-2-100 (contempt of the General Assembly) and requesting that the full Committee undertake an inquiry to determine whether to refer the matter to the Attorney General. The current text of this statute is provided below.

Any person who appears before a committee or subcommittee of either house, pursuant to this chapter, and wilfully gives false, materially misleading, or materially incomplete testimony under oath is guilty of contempt of the General Assembly. A person who is convicted of or pleads guilty to contempt of the General Assembly is guilty of a felony and, upon conviction, must be fined within the discretion of the court or imprisoned for not more than five years, or both.

11.2 If this motion passes, the subcommittee or ad hoc committee chair shall provide written notification of the request to the Chairman.

11.2.1 The study continues, unless the subcommittee or ad hoc committee approves a motion to the contrary.

11.3 If a motion fails, the study continues.

Address Any Allegations of Violations of Criminal Contempt of the General Assembly (S.C. Code of Laws §2-2-120)

11.4 Any subcommittee or ad hoc committee member may make a motion alleging an individual may have violated S.C. Code of Laws §2-2-120 (criminal contempt of the General Assembly) and requesting that the full Committee undertake an inquiry to determine whether to refer the matter to the Attorney General. The current text of this statute is provided below.

A person is guilty of criminal contempt when, having been duly subpoenaed to attend as a witness before either house of the legislature or before any committee thereof, he:

- (1) fails or refuses to attend without lawful excuse; or
- (2) refuses to be sworn; or
- (3) refuses to answer any material and proper question; or
- (4) refuses, after reasonable notice, to produce books, papers, or documents in his possession or under his control which constitute material and proper evidence.

A person who is convicted of or pleads guilty to criminal contempt is guilty of a felony and, upon conviction, must be fined within the discretion of the court or imprisoned for not more than five years, or both.

11.5 If a motion passes, the Subcommittee ad hoc committee chair shall provide written notification to the Chairman of the request.

11.5.1 The study continues, unless the subcommittee or ad hoc committee approves a motion to the contrary.

11.6 If a motion fails, the study continues.

Approve, Add Written Statements & Refer a Subcommittee or Ad Hoc Committee Oversight Study Report to Full Committee

11.7 A subcommittee or ad hoc committee may approve an oversight study for the full Committee.

11.7.1 A copy of the subcommittee or ad hoc committee study may be provided to:

- (a) the appropriate subcommittee or ad hoc committee and
- (b) the Members of any legislative standing committees in the House that may share subject matter jurisdiction over the agency.

11.8 Any member of the subcommittee or ad hoc committee assigned to study and investigate the agency may provide a written statement for inclusion with the oversight study for the full committee.

11.9 The subcommittee or ad hoc committee chairman shall notify the Committee Chairman in writing that an oversight study is available for consideration by the full Committee.

11.9.1 The subcommittee or ad hoc committee study shall be published online.

12. FULL COMMITTEE REVIEW & REFERRAL, APPROVAL OR FURTHER INVESTIGATION

Schedule a Full Committee Meeting

12.1 The Committee Chairman shall schedule a full Committee meeting for the purpose of receiving an oversight study of an agency from a subcommittee or ad hoc committee or addressing any allegation(s) of violation(s) of contempt of the General Assembly (S.C. Code of Laws §2-2-100) or criminal contempt of the General Assembly (S.C. Code of Laws §2-2-120).

Address Any Allegation(s) of Violation(s) of Contempt of the General Assembly (S.C. Code of Laws §2-2-100) or Criminal Contempt of the General Assembly (S.C. Code of Laws §2-2-120)

12.2 Upon receipt of a motion that the full Committee undertake an inquiry as to whether to refer a matter to the Attorney General on the basis that a violation of contempt of the General Assembly (S.C. Code of Law §2-2-100) or criminal contempt of the General Assembly (S.C. Code of Law §2-2-120) may have occurred, the Committee Chairman shall bring the matter before the full Committee.

12.3 When the full Committee takes up the requested inquiry, it may decide whether or not it will refer the matter to the Attorney General to address in an appropriate manner as determined by the Attorney General.

Options for Handling the Oversight Study

12.4 The full Committee may:

12.4.1 Refer a legislative oversight study and investigation back to a subcommittee or an ad hoc committee for further evaluation;

12.4.2 Approve the subcommittee or ad hoc committee's report; or

12.4.3 As the full Committee, choose to further evaluate an agency (i.e., amend the report) utilizing any of the available tools of legislative oversight discussed in Standard Practice 12.2, Committee Rule 7.4, Committee Rule 7.5, and Committee Rule 7.6.

Approve, Add Written Statements & Publish Full Committee Oversight Study

12.5 The full Committee may approve a full committee study. If it is a study of an agency, this full Committee study does not conclude the study of the agency. The agency remains under study, should additional issues arise, until the end of the seven-year cycle.

12.6 Any member of the Committee may provide a written statement for inclusion with the full committee study.

12.7 The full Committee's oversight study shall be published online.

12.8 The agency will receive a copy of the full Committee's-oversight study.

Address Any Allegation(s) of Violation(s) of Contempt of the General Assembly (S.C. Code of Laws §2-2-100) or Criminal Contempt of the General Assembly (S.C. Code of Laws §2-2-120)

13. POST REPORT PROCESS

Legislation to Implement Recommendations

13.1 The Committee recognizes that any Member of the House may file legislation to implement any recommendation.

Post Review Assessments and Reports by Committee

13.2 The Committee shall develop post review assessments in order to receive feedback from various participants on ways to improve the legislative oversight study and investigation process.

If follow up with an Agency is requested after approval of a Full Committee Study

13.3 After the approval of a full committee oversight study, a committee member may make a motion, during a full committee meeting, to request agency representatives attend a full or subcommittee meeting for the purpose of obtaining additional information about the operation of an agency and/or submitting supplemental recommendations.