Rule 11-107 Open and Public Meetings

3 Intent:

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- 4 To establish procedures for the Supreme Court's committees to conduct open and public
- 5 meetings.
- 6 To establish procedures consistent with the philosophy of the Utah Open and Public
- 7 Meetings Act.
- 8 To provide the Supreme Court with sufficient flexibility to close meetings when discussing
- 9 matters of a sensitive nature.
- 10 Applicability:
- 11 This rule shall apply to Supreme Court advisory committees, ad hoc committees, and
- oversight committees. This rule does not apply to the Supreme Court's Ethics and
- 13 Discipline Committee, the Supreme Court's Professionalism and Civility Counseling Board,
- or committees of the Utah State Bar.
- 15 Statement of the Rule:
- 16 (a) Public notice of meetings. Each Supreme Court committee must post their annual
- meeting schedule. At least 24 hours before each meeting, the committee must post on its
- website the meeting agenda and location. If the meeting will be held virtually, the
- committee must post the link to join at least 24 hours before each meeting.
- 20 (b) Open meetings. Meetings of Supreme Court committees are open to the public unless
- 21 closed as provided in this section.
- 22 (c) Prohibition on closing specific meetings. The following Supreme Court committees must
- 23 hold only open meetings:
- 24 (1) the Advisory Committee on the Rules of Appellate Procedure;
- 25 (2) the Advisory Committee on the Rules of Business and Chancery Procedure;
- 26 (32) the Advisory Committee on the Rules of Civil Procedure;
- 27 (43) the Advisory Committee on the Rules of Criminal Procedure;
- 28 (54) the Advisory Committee on the Rules of Evidence;
- 29 (65) the Advisory Committee on the Rules of Juvenile Procedure; and
- 30 (75) the Advisory Committee on the Rules of Professional Conduct.
- 31 (d) Reasons for closed meetings. Supreme Court committees may close an otherwise open
- 32 meeting:
- 33 (1) to discuss legal advice of counsel;

- 34 (2) to discuss an individual's character, professional competence, or physical or mental
- 35 health;
- 36 (3) to discuss applications containing private information;
- 37 (4) to discuss information that is designated as a trade secret; or
- 38 (5) for any other allowable reason found in the Open and Public Meetings Act, or Rule 2-
- 39 103 of the Code of Judicial Administration;
- 40 (e) Limit on actions at a closed meeting. No contract, appointment, rule, application, or
- resolution may be approved at a closed committee meeting. A contract, appointment, rule,
- 42 application, or resolution approved at an open meeting may be based upon discussions had
- 43 at a closed meeting.
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- 45 Comment
- 46 Supreme Court Committees
- 47 [1] Supreme Court Committees include:
- 48 (a) the Advisory Committee on the Rules of Appellate Procedure
- 49 (b) the Advisory Committee on the Rules of Business and Chancery Procedure
- 50 (cb) the Advisory Committee on the Rules of Civil Procedure
- 51 (de) the Advisory Committee on the Rules of Criminal Procedure
- 52 (ed) the Advisory Committee on the Rules of Evidence
- 53 (fe) the Advisory Committee on the Rules of Juvenile Procedure
- 54 (gf) the Advisory Committee on the Rules of Professional Conduct
- 55 (hg) the Board of Mandatory Continuing Legal Education
- 56 (ih) the Ethics and Discipline Committee
- 57 (ji) the Licensed Paralegal Practitioner Committee
- 58 (ki) the Legal Services Innovation Committee
- 59 (k) the Oversight Committee for the Office of Professional Conduct
- 60 (mł) the Professionalism and Civility Counseling Board
- 61 (<u>nm</u>) the Standing Committee on Appellate Representation

Note Adopted November 1, 2023