1 Rule 11-510. Ethics and Discipline Committee composition.

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3 (a) **Composition**. The Supreme Court appoints the <u>c</u>ommittee members. The <u>c</u>ommittee consists of a minimum of four to a maximum of eight public members and a minimum of 21 4 to a maximum of 25 Lawyers who have demonstrated a high standard of professional 5 6 conduct. All appointments are for a term of three years with no committee member 7 serving more than two consecutive terms unless appointed as a chair or vice_-chair of the cCommittee. The Supreme Court designates one Lawyer member as Committee chair and 8 9 three to four Lawyer members as committee vice--chairs. (b) **Committee chair**. The Supreme Court will appoint a lawyer licensed to practice in Utah 10 to serve as the chair. The chair may not engage in the private practice of law for payment. 11 The **Committee** chair serves at the pleasure of the Supreme Court and has the following 12 responsibilities: supervises the Committee and screening panels. The chair is responsible 13 for: 14 (1) <u>supervise the committee</u>; 15 (2) (1) maintaining an adequate checks on the screening panels' work to ensure 16 that matters move forward expeditiously; 17 (3) (2) ensure determining that screening panels have a uniform basis for the 18 19 judgments rendered; (4) (3) provideing the screening panels with information concerning ethics and 20 judicial decisions necessary to their activities; and 21 (5) (4) makeing recommendations to the Supreme Court concerning appointments 22 23 to and removals from the screening panels and reports concerning screening panel activities and the overall work of the ccommittee. 24 (c) **Vice_-chairs**. The <u>c</u>-ommittee vice_-chairs will <u>temporarily</u> act if the chair is absent or 25 resigns. In such event, a vice chair will become the chair. The chair may call upon any vice 26 chair to assist in any of the <u>c</u>ommittee chair's duties. 27 (d) **Removal**. The <u>c</u>ommittee chair may recommend removal of a <u>c</u>ommittee member by 28 notifying the Supreme Court of the recommendation of removal and reasons for the 29 recommendation. The removal is effective when the Supreme Court accepts the 30

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