House Committee Chairs: Considerations, Decisions, and Actions as One Congress Ends and a New Congress Begins

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Summary

A committee chair serves as the leader of a committee, with responsibility for setting the course and direction of the panel for committee members and the House and for managing a large professional and paraprofessional staff. The senior committee staff should ensure the chair’s goals are carried out effectively.

Once a committee chair is selected during the postelection transition period, he or she, often in consultation with others, makes a series of decisions and takes a series of actions. Some actions complete a committee’s duties in the Congress just ending. Other actions are taken in anticipation of the new Congress and then in the new Congress. Decisions may be related to the committee’s policy calendar; the committee’s administrative functions; the chair’s responsibilities during committee sessions; the role of committee members; the relationship with the committee’s ranking minority member, other chairs, and party leaders; subcommittee leaders; and other subjects. Many decisions are made with a deadline imposed by House rules.

Specifically, a committee chair controls the selection of committee staff, authorizes expenditures from the committee budget, establishes operational and ethics policies, determines committee travel allocations, decides the content of the committee website, and is responsible for administration of the committee’s rooms, paperwork, and other operations. Most committees entrust the drafting of the budget to the committee chair, although a committee’s minority party members seek to ensure that they receive an appropriate allocation of resources. Before the chair introduces a funding resolution, the committee approves the chair’s draft budget.

The House requires its committees to adopt committee rules in an open session and to publish those rules in both the Congressional Record and electronic form not later than 30 days after the committee chair is elected. A chair normally proposes adopting, with amendments he or she offers, the rules under which the committee operated in the previous Congress. A chair proposes the number and responsibilities of subcommittees for the committee. A chair is also responsible for other documents required of committees under House rules, such as a biennial authorization and oversight plan, a biennial activities report, and a views and estimates report related to the annual congressional budget process.

A committee chair establishes the committee agenda; calls hearings; selects witnesses and determines the order of their testimony; presides over hearings and markups; chooses any markup vehicle and pursues an amendment strategy; prepares the committee report accompanying legislation; and discusses, or might negotiate, any of these matters with the ranking minority member. The chair maintains order and decorum during committee meetings and takes various steps to protect the committee’s jurisdiction in the referral of legislation and other matters. When a measure is reported by a committee, it is the responsibility of the committee chair to consult the party leadership to determine floor scheduling for the measure.

This report covers the period from the House’s early organization meetings in November to approximately March or April following the convening of a new Congress.
Contents

Introduction .......................................................................................................................... 1
Transition (Early Organization to Swearing-In) ................................................................. 2
   Selection of Chairs and Committee Members ................................................................. 2
   End-of-a-Congress Activities ......................................................................................... 4
      Activities Report ........................................................................................................ 4
      Committee Calendar .................................................................................................. 5
      Committee Records .................................................................................................. 5
Administrative Matters ....................................................................................................... 5
   Committee Budget (Expense Resolution) .................................................................... 5
   Staff and Space Allocations .......................................................................................... 7
   Travel ............................................................................................................................ 8
   Website ........................................................................................................................ 8
Committee Organization .................................................................................................... 9
   Subcommittee Structure .............................................................................................. 9
   Vice Chair ..................................................................................................................... 9
   Committee Rules .......................................................................................................... 10
   Administrative Matters in Support of Committee Work ................................................ 10
Committee Procedure and the Role of a Chair ................................................................. 11
   Hearings ....................................................................................................................... 11
   Markups and Reporting ................................................................................................. 12
   Subcommittee Authority .............................................................................................. 13
Procedural Tools for Committee Chairs ........................................................................... 14
   Maintaining Order ....................................................................................................... 14
   Protecting Committee Jurisdiction .............................................................................. 14
Floor Consideration and the Role of a Chair .................................................................... 15
Legislative Issues and Agenda .......................................................................................... 16
   State of the Union ........................................................................................................ 17
   President’s Budget ........................................................................................................ 18
   Budget Resolutions, Views and Estimates, and Appropriations ..................................... 19
   Expiring Authorizations .............................................................................................. 20
   Committee Legislative Priorities .................................................................................. 22
   Oversight and Investigations ....................................................................................... 22
   Approving or Disapproving Executive Proposals ......................................................... 24

Appendixes

Appendix. Dates and Deadlines of Interest to Chairs ....................................................... 26

Contacts

Author Contact Information ............................................................................................... 27
Introduction

Each Member serves as the leader of his or her personal office. In contrast, a Member who is a committee chair serves in addition as the leader of a committee, with responsibility for setting the course and direction of the panel for other committee members and the House. A chair also has responsibility for overseeing a large professional and paraprofessional staff. Although day-to-day staff management is typically entrusted to a committee staff director, all senior committee staff are operational managers who should ensure that all of the duties and activities supporting a chair’s goals are carried out effectively.

Once a committee chair is selected during the postelection transition period, the chair, often in consultation with others, makes a series of decisions and takes a series of actions. Decisions may be related to the committee’s policy calendar; the committee’s administrative functions; the chair’s responsibilities during committee sessions; the role of committee members; the relationship with the committee’s ranking minority member, other chairs, and party leaders; subcommittee leaders; and other subjects.

This report addresses some of the critical matters a House committee chair—new or continuing to the next Congress from the concluding one—confronts from the time of the early organization meetings in November to approximately March or April. The report is divided into the following sections: Transition, Administrative Matters, Committee Organization, Committee Procedure and the Role of a Chair, Procedural Tools for Committee Chairs, Floor Consideration and the Role of a Chair, and Legislative Issues and Agenda. Each section is divided into more specific topics. Actions with an identifiable deadline appear in italic.

This report contains numerous citations to House rules, which may be found, along with the parliamentarian’s notes, in Constitution, Jefferson’s Manual, and Rules of the House of Representatives of the United States, One Hundred Fifteenth Congress. An explanatory document of House rules and precedents, arranged by parliamentary subject-matter, is House Practice: A Guide to the Rules, Precedents, and Procedures of the House. The Congressional Research Service (CRS) maintains a set of reports on the legislative process and congressional procedures, including the budget process and budget procedures, and congressional organization that is wide ranging in format, coverage, and subject matter. CRS has an even wider range of reports on hundreds of legislative issues. All CRS reports are available on the CRS website at http://www.crs.gov.

The Office of the Parliamentarian is the official source of parliamentary advice for committees, although parliamentarians do not attend committee meetings to assist the chair, unlike their service to the presiding officer during a meeting of the House. CRS’s specialists and analysts on Congress also provide confidential parliamentary assistance and training for committee and

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3 Many reports appear at http://www.crs.gov/iap/congressional-process-administration-and-elections. These and other CRS reports on the legislative and budget processes and on Congress or the legislative branch may also be found by conducting a search of one or more terms on the CRS website at http://www.crs.gov.
subcommittee chairs, majority and minority committee members, and majority and minority staff. CRS policy specialists and analysts may assist committees, Members, and staff confidentially in framing policy issues, developing legislative options, planning hearings, providing written and oral policy and legislative analyses at all stages of the legislative process, and appearing as nonpartisan witnesses at hearings.

**Transition (Early Organization to Swearing-In)**

The House routinely meets for so-called early organization in November, just a week or so after the election, with organizational activities continuing into December and even into January or later. The November meetings typically occur simultaneously with the orientation activities planned for Members-elect and might overlap with a so-called lame-duck session.

**Selection of Chairs and Committee Members**

The “steering committee” for each party (the House Democratic Caucus and the House Republican Conference), or the specific party entity responsible for committee assignments, traditionally is constituted during the early organization meetings. Party rules govern each party’s process for selecting committee members and designating committee and subcommittee chairs or ranking minority members. If one or more committee chairmanships are contested or open, the majority party’s steering committee may conduct interviews of candidates for chair during early organization meetings. Each party’s steering committee also typically makes most committee assignment recommendations during early organization, although that process may take longer as the majority and minority parties negotiate committee party ratios or for another reason. In some instances, the party’s leader—the Speaker or minority leader—is the appointing

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5 For an extensive examination of the occurrence, duration, and actions of lame-duck sessions, see CRS Report RL33677, *Lame Duck Sessions of Congress, 1935-2012 (74th-112th Congresses)*, by Richard S. Beth and Jessica Tollestrup.

6 Both parties have made changes to their steering committees at times other than during early organization meetings. The steering committees are called on throughout a two-year Congress to make committee assignments or choose committee chairs or ranking minority members when individual committee members die, retire, or resign, creating one or more committee vacancies. An individual Member taking an open committee slot who then or thereby chooses to resign from an existing committee assignment may create a domino effect of committee openings as Members vie for open slots.

7 Although a chair vacancy may occur for a number of reasons, House Rule X, cl. 5(c)(2) limits Members to service of three consecutive Congresses as chair of the same standing committee or the same subcommittee. The limitation does not apply to the chairmanship of the Rules Committee. Party rules, including those on waivers, may also affect chairs’ service.


9 A House rule limits Members to service on two standing committees and four subcommittees of standing committees, although this rule may be tacitly waived in House agreement to the parties’ committee assignment resolutions. House Rule X, cl. 5(b)(2). In addition, party rules place restrictions not found in House rules on committee assignments, for example, by designating assignment to certain committees as an exclusive assignment. Delegates and the Resident Commissioner are treated as Members in the making of committee assignments. Rule III, cl. 3. See CRS Report 98-151, *House Committees: Categories and Rules for Committee Assignments*, by Judy Schneider.
official for members, or some members, of certain committees; the Speaker, as his or her party’s leader, is also the appointing official for certain chairs.

The Democratic Caucus and Republican Conference meet to confirm the recommendations of their respective steering committees and party leaders. The majority party tries to complete the chairmanship selection process during this transition period. The official election of chairs and Members to committees occurs after the new Congress convenes, with the adoption of two or more House resolutions making committee assignments recommended by the party caucuses. These resolutions are voted on routinely without debate within the first few days of a new Congress. Unless a separate assignment resolution designating committee chairs is offered, designation of chairs and ranking minority members, whose names appear first on their party’s roster for each committee, occurs with the adoption of the committee assignment resolutions. As committee chairs are determined during early organization meetings or thereafter, the selection process for subcommittee chairs may also begin. Applicants for subcommittee chairmanships might meet with their committee’s chair, or even with a prospective chair. Applicants might also consult the Speaker who, as party leader, has influence with committee chairs over the selection of some subcommittee chairs. In the selection process for some subcommittee chairs, including those of Appropriations Committee subcommittees, the party leader may be directly involved.

The Democratic Caucus and Republican Conference also discuss, and might amend and adopt, their internal (party) rules during the postelection transition period. Committee chairs monitor developments in their party’s organization that affect their committee’s structure and operations. In addition, chairs might offer their own amendments to party rules to protect their panel’s interests.

During the transition period, the House Rules Committee undertakes consideration of possible modifications to the Rules of the House for the new Congress. If the House is meeting in a lameduck session, the Rules Committee might hold hearings on potential House rules changes.

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10 In addition, the Speaker appoints Members to select, joint, and conference committees “ordered by the House.” House Rule I, cl. 11.

11 House Rule X, cl. 5(a)(1) (“resolution on standing committee assignments”); Rule X, cl. 5(c) (“designation of chairs”); Rule X, cl. 5(a)(2) (“membership of the Budget Committee”); Rule X, cl. 5(a)(3) (“membership of the Ethics Committee”); and Rule X, cl. 11(a) (“membership of the Permanent Select Committee on Intelligence”). Rule X, cl. 5(e) provides for the filling of vacancies on standing committees. Membership in a party caucus or conference is required for a Member to retain his or her committee assignments. Rule X, cl. 5(b)(1) and cl. 10(a).


13 Changes might also occur at other times during a two-year Congress.

Committee chairs are often active participants in the drafting stage of changes to House rules because any changes to committee assignments (including term limits and assignment limits), committee jurisdictions, committee procedures, numbers of subcommittees, and other rules and standing orders can have a direct effect on certain, many, or all committees. On the day it convenes, the new House agrees to a simple resolution, oftentimes numbered H.Res. 5, that adopts chamber rules for the duration of the new Congress. The resolution normally is worded to adopt the rules of the previous Congress with a series of specific amendments to them, effective with the House’s agreeing to the resolution.

End-of-a-Congress Activities

As a two-year Congress ends, House rules and practice require committees to publish certain documents and prepare records for the National Archives. These activities are usually brought to a conclusion during the postelection transition period.

Activities Report

Under House rules, each committee must submit an activities report to the House by January 2 of each odd-numbered year. Such a report is to contain sections summarizing a committee’s legislative activities and authorization and oversight activities. Specific requirements exist regarding what is reported on authorization and oversight activities. If Congress has adjourned sine die or it is after December 15, whichever occurs first, a chair may file the report without approval by the committee so long as the report was made available to each committee member for seven calendar days and it includes any supplemental, minority, additional, or dissenting views submitted by committee members.

15 The Democratic Caucus and Republican Conference traditionally send letters to their respective Members in the fall before an election to solicit suggestions for House and party rules changes. The party committees may also use existing party units or ad hoc units to examine one or more specific House or party rules. See also CRS Report RL32661, House Committees: A Framework for Considering Jurisdictional Realignment, by Michael L. Koempel; and CRS Report RL34293, Resolving House Committee Jurisdictional Disputes: A Survey of Options, by Walter J. Oleszek (out of print but available from author).

16 A new Congress convenes January 3 of each odd-numbered year, although Congress may set a different convening day. U.S. Const., amend. XX, § 2. For example, the 113th Congress approved legislation signed by the President establishing the convening date of the 114th Congress as January 6, 2015 (P.L. 113-201). The 115th Congress convened January 3, 2017. For an examination of first-day proceedings, see CRS Report RL30725, The First Day of a New Congress: A Guide to Proceedings on the House Floor, by Judy Schneider and Michael L. Koempel.

17 In the 110th Congress and some recent but earlier Congresses, the rules resolution was numbered H.Res. 6.


19 House Rule XI, cl. 1(d).

20 The House adopted changes to reports required of committees on oversight planning and on activities reports in the 2017 rules package. H.Res. 5, § 2(b), agreed to in the House January 3, 2017. A brief description of these changes appears below at “Oversight and Investigations.”
Congressional Procedure
A Practical Guide to the Legislative Process in the U.S. Congress

Richard A. Arenberg
Foreword by Alan S. Frumin
Committee Calendar

Although committees are not required by House rules to publish a calendar, many committees do. The Appropriations, House Administration, and Ethics Committees have traditionally not published a calendar. As a “calendar” in the congressional argot, a committee calendar lists all measures referred to the committee during a Congress, the committee’s actions on them, and congressional action on measures the committee reported. A calendar might also include the committee’s rules, a statement of the committee’s jurisdiction, rosters of the committee and its subcommittees, rosters of committee staff, and other information.

Committee Records

Committee records are the property of the House and must be kept separate from the personal office records of a committee chair.21 At the end of a Congress, each committee is required to transfer its noncurrent records to the clerk of the House for transfer to the National Archives.22 This rule on noncurrent records and Rule XI, clause 2(e)(3) together establish standards for public availability of records, under certain circumstances allowing committees to determine restrictions on availability.23

Administrative Matters

A committee chair controls the selection of committee staff, authorizes expenditures from the committee budget, establishes operational and ethics policies, determines committee travel allocations, decides the content of the committee website, and assumes responsibility for administration of the committee’s rooms, paperwork, and other operations. The chair negotiates and decides on the allocation of budget, resources, and duties with the minority.

Committee Budget (Expense Resolution)

One of the first orders of business for a committee in a new Congress is the drafting of a committee budget to pay the expenses the panel will incur during a two-year Congress. Most committees entrust this responsibility to the committee chair, although a committee’s minority party members seek to ensure that they receive an appropriate allocation of resources. Typically working from the committee’s budget in the previous Congress, the chair modifies the previous budget to create a funding request reflecting the committee’s anticipated resource needs. The structure and content of committees’ budget requests have changed very little in recent years. A committee’s budget shows staff salary requirements24 and expenses, such as reimbursements and costs for consulting services, printing, office equipment, supplies, subscriptions, travel, and other items.

21 House Rule XI, cl. 2(e)(2).
22 House Rule VII.
24 Personnel overhead costs, such as contributions for retirement, health insurance, and life insurance, are not charged to a committee’s budget.
The Committee on House Administration provides information to committees on scheduling and documentation related to committees’ expense resolutions. Each committee meets to approve its budget request, and committee members may propose changes to the draft before a vote on approval. Following a committee’s approval, the committee chair typically introduces a House resolution, usually in late January or in February, to provide his or her committee with funding for the two years of a Congress. Once a resolution is introduced, the chair provides electronic and printed copies of the budget request, as well as any supporting documentation, to the House Administration Committee, to which the individual committees’ resolutions are referred. The chair and ranking minority member of each committee are typically invited to testify before the House Administration Committee in support of their committee’s budget request.

The chair of the House Administration Committee introduces an omnibus committee funding resolution, called a “primary expense resolution” in House rules. The House Administration Committee marks it up and reports it to the House. The House traditionally acts on the omnibus committee funding resolution in March.

House rules also allow a primary expense resolution to contain a reserve fund for unanticipated expenses of committees. The House Administration Committee makes allocations from such a fund, subject to the Speaker’s approval. In addition, House rules allow for the possibility of one or more supplemental expense resolutions.

By the 18th of each month, each committee is directed to submit to the House Administration Committee an original and two copies of a report signed by the committee chair that contains a statement of expenses, staffing information, and other details on the committee’s activities during the preceding month. House rules require funds made available to a committee to be used for the activities of that committee. Chairs are personally responsible for the “payment of any official expenses incurred that exceeds the provided committee funds or is incurred but not reimbursable under [Handbook] regulations.” With the exception of franked mail, however, a chair or committee member may spend his or her own money “in support of official committee business.”

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25 The Appropriations Committee is exempted from the process. House Rule X, cl. 6(a).

26 In the 115th Congress, as in several preceding Congresses, the committee funding resolution carried authority for the Committee on House Administration to require chairs and ranking minority members to testify mid-Congress on their committees’ spending in the first session. Section 3(c) of H.Res. 173, agreed to in the House March 17, 2017. Through subsequent resolutions and appropriations measures in some years, the House has also changed committees’ spending authority. See, for example, H.Res. 22 (112th Cong.), agreed to January 6, 2012.

27 House Rule X, cl. 6 provides for primary expense resolutions. Rule X, cl. 7 provides for interim funding for the period between January 3 and March 31 in each odd-numbered year. Under this rule, for each of these three months, committees are entitled to up to 9% (or a lesser amount determined by the House Administration Committee) of the total annual amount made available to them in expense resolutions in the preceding session of Congress. The Committee Handbook also indicates that funds are available from January 3 of one year through January 2 of the next year and that funds are not transferable between sessions. See CRS Report R42778, House Committee Funding: Description of Process and Analysis of Disbursements, by Matthew E. Glassman and Lara E. Chausow; and CRS Report RL32794, House Committee Funding Requests and Authorizations, 104th-115th Congresses, by Matthew E. Glassman.

28 House Rule X, cl. 6(a) and Committee Handbook.

29 House Rule X, cl. 6(b).

30 Committee Handbook. Disbursements (reimbursements or direct payments) from a committee’s funds require documentation and the chair’s certification of accuracy and compliance with laws and regulations.

31 House Rule X, cl. 6(e). See also Rule X, cl. 9(b) related to a committee’s use of its staff solely for committee duties.

32 Committee Handbook.
Staff and Space Allocations

Decisions on the structure and organization of a committee staff rest with the committee’s chair.33 A determination of a committee’s staffing needs, including how the committee will staff its subcommittees, is integral to the creation of a committee budget. With regard to subcommittee staffing, a House rule states: “... the chair of each committee shall ensure that sufficient staff is made available to each subcommittee to carry out its responsibilities under the rules of the committee....”34 Committee chairs have implemented this requirement in different ways. Some chairs provide autonomous staff to their committee’s subcommittees, whereas others maintain staff at the full-committee level and detail staff to subcommittees as needed. Other systems are also used.

The same House rule states “... the chair of each committee shall ensure ... that the minority party is treated fairly in the appointment of ... staff.”35 Another House rule indicates that the minority party is entitled to one-third of the up to 30 so-called statutory staff provided under the rule, or 10 staff if a committee hires 30 staff.36 Negotiation between the committee chair and the minority, presumably the ranking minority member, could result in additional staff being available to the minority.37

The committee’s ranking minority member is ostensibly responsible for minority staff. However, the committee chair exerts control in some instances, for example in authorizing travel and approving other activities detailed in committee rules or office manuals. Minority staff’s “character and qualifications” must also be “acceptable to a majority of the committee.”38

Most functions performed by committee staff, and the job titles given committee staff, are similar among committees. A staff director serves as the overall manager of a committee’s staff, acts as liaison between the chair and staff, and may be the chair’s closest policy adviser. (On the Appropriations Committee and its subcommittees, staff directors have been called clerks.) A general counsel generally serves as the legal counsel for the committee. This staff member often may also serve as the panel’s parliamentarian. If a counsel does not have the parliamentarian role, the practice of most committees is to hire a professional staff member to serve in that capacity.

Professional policy staff, also called counsel by some committees, serve as issue experts covering the policy areas over which the committee has jurisdiction. A chief clerk and other clerks, referred to as administrative staff, call the roll at committee meetings and hearings and serve as document

33 The party leader may have a role in hiring decisions of certain committee staff. In addition, the Congressional Accountability Act (P.L. 104-1) applies to committee staff. Additional information is available in the Committee Handbook.
34 House Rule X, cl. 6(d).
35 Ibid.
36 House Rule X, cl. 9(a). Additional rules applicable to minority staff are contained in Rule X, cl. 9(f), (g), and (h). Additional rules applicable to committee staffing are contained in Rule X, cl. 9(c) and (e). Staffing for the Appropriations Committee is covered by Rule X, cl. 9(d). A committee may also have nonpartisan staff. Rule X, cl. 9(i). A specific rule on nonpartisan staff applies to the Ethics Committee. Rule XI, cl. 3(g).
37 The Speaker exercises an additional control on committee staff size: “The Speaker sets a staff ceiling for each committee which may not be exceeded unless specifically authorized by the Speaker.” In addition, “Annual rates of pay may not exceed the amount specified in the Speaker’s Pay Order.” Committee Handbook, in which additional references to the Speaker’s authority over the size of committee staff and their pay appear. The Speaker’s Pay Order may later be published in the United States Code. See 2 U.S.C. 4532, note.
38 House Rule X, cl. 9(a)(2).
managers, webmasters, calendar clerks, receptionists, and the like. The committee majority negotiates with the minority regarding the division of administrative support activities.39

In addition to the monthly expense report mentioned above, each committee chair prepares a payroll certification form for the committee and transmits it to the Human Resources Office no later than the 15th day of each month.40 With the approval of the House Administration Committee, a committee chair is also responsible for signing any contracts for consultants and authorizing staff detailed from government departments or agencies.41

Committees have majority and minority suites for staff. They also often have additional office space not connected to these suites. Even when a party continues in the majority, some shifting of space allocated to specific committees often occurs. When the majority changes, the parties’ committee staffs typically trade suites. The chair might decide the location of key staff members and the allocation of space to subcommittee staff or to other staff groups or teams.

Each committee is also provided parking permits. The committee chair designates to whom parking spaces are allocated and whether indoor spaces will be reserved or unreserved.42

**Travel**

Committee chairs prepare on a quarterly basis a consolidated report of spending for foreign travel by committee members and employees and provide the report to the clerk of the House.43 A House rule governs foreign travel and requires committee members and staff to report to a committee’s chair within 60 days of completing foreign travel.44

**Website**

Each committee has a website, and each committee’s website is different. Decisions on website design, website content, and the minority’s input reside with a committee’s chair. The minority and individual subcommittees are entitled to separate pages that are linked to a committee’s website and accessible only from the committee’s website.

Committees may not include political or campaign information on their website or link to any campaign or political party website. Committees are restricted in the URL they may use. Committee websites must also comply with the House Administration Committee’s security regulations.45

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39 A regulation in the *Committee Handbook* prohibits the chair or a committee member, a relation of a committee member, or anyone with whom a committee member has a professional or legal relationship from “directly” benefitting from an expenditure of committee funds. A separate regulation details nepotism prohibitions and disallows the chair or ranking minority member from employing individuals with these relationships.

40 *Committee Handbook*. The Human Resources Office is a part of the Office of the Chief Administrative Officer (CAO).

41 Ibid.

42 The *Committee Handbook* refers only to the House Administration Committee’s Parking Policy, effective January 11, 2017.

43 *Committee Handbook*.

44 House Rule X, cl. 8.

45 *Committee Handbook*. Although the House Administration Committee is responsible for rules and regulations authorizing spending and other administrative matters, many services and support functions are provided by the CAO, for example, information technology and office furnishings. The CAO may be contacted on the web at https://housenet.house.gov, and by telephone through the First Call+, 225-8000.
Committee Organization

Subcommittee Structure

House rules identify the maximum number of subcommittees each committee may create. Only certain named committees may have more than 5 subcommittees. The Appropriations Committee is allowed not more than 13 subcommittees; the Armed Services, Foreign Affairs, and Oversight and Government Reform Committee are allowed not more than 7 subcommittees; and the Transportation and Infrastructure Committee is allowed not more than 6 subcommittees. Committees limited to 5 subcommittees are permitted to create a sixth subcommittee if it is an oversight subcommittee. Moreover, waivers enduring for a single Congress have been granted in H.Res. 5 to specific committees to allow them to have additional subcommittees.

A committee chair normally proposes the number of subcommittees for the committee. However, it is the responsibility of the committee majority, acting through the committee chair and often subject to one or more party rules, to determine a committee’s number of subcommittees as well as the subcommittees’ size and assignment of members, jurisdiction, and authority, that is, whether they may mark up legislation or may only conduct hearings and oversight. Further, a chair decides whether subcommittees may hire autonomous staff or obtain staff assistance from a centralized full-committee staff.

On some committees, subcommittee chairs are elected, or even selected, either by the Democratic Caucus or Republican Conference or by the respective party’s leader, often in consultation with the committee chair. In addition, pursuant to chamber rules, a committee’s chair and ranking minority member may serve ex officio as members of the committee’s subcommittees. Some committees’ rules allow these ex officio members to be counted for a quorum or to vote, but others do not.

Vice Chair

House rules direct committee chairs to designate majority-party committee and subcommittee vice chairs. No other rule seems to restrict these choices so that, for example, a vice chair need not be the most senior majority-party member of a committee or a subcommittee. Although the selection of a committee vice chair rests with the committee chair, the committee chair often makes choices after consultation with party leadership. A vice chair may preside over the committee or subcommittee in the absence of the chair.

46 House Rule X, cl. 5(d). In the 110th Congress, the Appropriations Committee most recently reorganized to increase the number of its subcommittees to 12 from 11. See CRS Report RL31572, Appropriations Subcommittee Structure: History of Changes from 1920 to 2017, by James V. Saturno.

47 For the 115th Congress, the Agriculture Committee was permitted not more than six subcommittees. H.Res. 5, § 3(p), agreed to in the House January 3, 2017.


49 House Rule X, cl. 5(b)(2)(B)(i) exempts ex officio service by a chair or ranking minority member from the limitation on subcommittee service contained in Rule X, cl. 5(b)(2)(A). Concerning committees’ implementation of this and other House rules, see CRS Report R41605, House Standing Committees’ Rules on Legislative Activities: Analysis of Rules in Effect in the 114th Congress, by Michael L. Koempel and Judy Schneider.

50 House Rule XI, cl. 2(d). For the 115th Congress, the House Democratic Caucus adopted a party rule providing for vice ranking minority members. There is not an equivalent House rule.
Committee Rules

The House requires its committees to adopt committee rules and to publish those rules both in electronic form and in the Congressional Record not later than 30 days after the committee chair is elected. Most chairs review their committee’s rules from the prior Congress and propose incremental adaptations to align them with the committee’s perceived needs in the current Congress. A committee organization meeting is usually the first meeting held by a committee, often within a very few days or weeks of the convening of a Congress. Party caucuses on each committee traditionally meet separately prior to the first official meeting of a committee.

At a committee’s first meeting, committee rules are discussed, amended, and adopted. For example, quorum requirements should reflect the size and ratio of the committee, which may change from one Congress to the next. In addition, the relationship between the majority and minority parties should be made clear. How much authority should the minority or the ranking minority member have in agenda setting and other decisions, such as the issuance of subpoenas? The use of terms such as “concurrence,” “consultation,” or “notification” related to agenda setting and other decisions will describe the relationship between the majority and minority parties, or between the chair and ranking minority member, and the authority of each party. Committee rules might also need to be amended to account for changes to House rules that were contained in H.Res. 5 and that affect committees.

Existing committee rules usually manifest the role and authority of the committee chair; the ability of the majority, especially the chair, to control the agenda and legislative actions of the committee; and the desire of party leadership to move party-favored legislation through a committee and to the floor. Therefore, committee rules tend to change only incrementally from one Congress to the next.

Specific items must be addressed in committee rules, such as the selection of a regular meeting day, although committees have flexibility in drafting their rules. Under House rules, the chamber’s rules are the rules of its committees, and a committee’s rules may not be inconsistent with chamber rules. If a committee’s rules are silent on a matter, House rules apply.

Administrative Matters in Support of Committee Work

Numerous functions are routine in a committee office and are undertaken by staff. Nevertheless, a committee chair can establish the environment for committee activities and direct the staff accordingly. For example, committees have assigned meeting rooms, most of which have a fixed dais. Beyond that, a chair may wish to make decisions about the standard setup for hearings, markups, and other business meetings; the location of witness and staff tables; management of live media coverage; presence of staff on the dais; the role and duties of staff at committee meetings.

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51 House Rule XI, cl. 2(a). In addition, Rule X, cl. 10(b) requires select and joint committees to comply with Rule XI, cl. 2(a), unless exempted from doing so. Committees also often publish their rules as committee prints.

52 House Rule XI, cl. 2(a)(1)(C) requires committees to incorporate in their rules the “succeeding provisions” of Rule XI, cl. 2 “to the extent applicable.” Rule XI is titled “Procedures of Committees and Unfinished Business.” Concerning committees’ implementation of this and other House rules, see CRS Report R41605, House Standing Committees’ Rules on Legislative Activities: Analysis of Rules in Effect in the 114th Congress, by Michael L. Koempel and Judy Schneider.

53 House Rule XI, cl. 1(a)(1)(A), and Rule XI, cl. 2(a)(1)(B), respectively.

54 For example, House Rule XI, cl. 2(g) (“open meetings and hearings”) and Rule XI, cl. 4 (“audio and visual coverage of committee proceedings”) are long, detailed statements of policy and procedure. In their rules, a number of House committees summarize and reference, or simply reference, these House rules.
meetings; assistance in the maintenance of order in a room; items to be set at members’ places, and so on. Some matters, or aspects of some matters, can be routinized through checklists, form letters, and ongoing contacts. For example, committee staff can create templates to be used in most situations for requesting the attendance of attorneys from the Office of Legislative Counsel, obtaining recording and transcription services from the Office of Official Reporters, providing notifications to the Capitol Police, and extending invitations to witnesses.55

Committee Procedure and the Role of a Chair

A committee chair establishes the committee agenda, divides work between the subcommittees and the full committee, determines procedural strategy, calls hearings, selects witnesses and determines the order of their testimony, presides over hearings and markups, chooses the markup vehicle and pursues an amendment strategy, prepares the committee report accompanying legislation, and discusses, or might negotiate, any of these matters with the ranking minority member.

Hearings

Under House rules, a committee chair must publicly announce the date, place, and subject matter of a hearing at least one week in advance of the date and publish the announcement in the Daily Digest section of the Congressional Record and make it publicly available in electronic form.56 Various hearing-related and administrative tasks need to be performed in preparation for a hearing, many of which are undertaken by committee staff.57 The committee chair is responsible for the selection and invitation of witnesses to testify, including determining the order in which they will testify and whether they will appear alone or as part of a panel. The minority, however, is entitled under the rules to also call witnesses.58 A committee chair may decide whether or not to swear a witness.59 A chair might also decide who for the majority should lead questioning of a particular witness or on a particular subject or what alternatives to member-by-member questioning to pursue.60 House rules require a committee chair to maintain order and decorum during committee proceedings—recognizing committee members, responding to breaches of decorum by a witness or of professional ethics by a witness’s counsel, and maintaining order in the audience and for audio and visual coverage.61

55 The reimbursement of a witness is considered to be an “extraordinary expense.” Guidance on witnesses’ travel expenses appear in the Committee Handbook.

56 House Rule XI, cl. 2(g)(3). This subparagraph also allows a chair to give less notice with the “concurrence of the ranking minority member” or by “majority vote” of the committee. The subparagraph does not apply to hearings of the Rules Committee.

57 See CRS Report 98-488, House Committee Hearings: Preparation, by Christopher M. Davis.


59 It is unlawful for a witness to make a false statement whether sworn or not (18 U.S.C. 1001). See also CRS Report RL34304, Obstruction of Congress: A Brief Overview of Federal Law Relating to Interference with Congressional Activities, by Charles Doyle.

60 For example, House Rule XI, cl. 2(j)(2)(B) and (C) authorizes committees to adopt in their rules alternative means of questioning witnesses than the five-minute rule.

61 House Rule XI, cl. 2(k)(4) and cl. 4.
Chairs should make an opening statement to reiterate the purpose of a hearing and set a tone for the hearing, and chairs should also speak last to thank witnesses for their testimony. In addition, chairs often send thank-you letters to witnesses after their appearance.

**Markups and Reporting**

Committee chairs have primary authority for the scheduling of a markup, selection of a markup vehicle, and conduct of a markup. House rules disallow a committee meeting to be held prior to the “third day on which members have notice,” and House rules require the text of a markup vehicle to be available at least 24 hours in advance of a markup meeting. Many committee chairs caucus with their party’s committee members prior to a markup to discuss strategy at the markup. As with hearings, many tasks need to be performed in preparation for markups, although many of them are conducted by staff.

During a markup, a committee chair often serves as the primary spokesman (or designates the primary spokesman) for or against amendments offered to the markup vehicle. A committee chair also decides whether to vote first or last on a recorded vote. (Chairs usually make a one-time decision, which they adhere to on most or all votes in all of their committee’s markups.) At the end of a markup, should a committee vote to report a measure, it is incumbent upon the chair,

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62 House Rule XI, cl. 2(k)(1).

63 Committees must also publish in electronic form the so-called truth-in-testimony disclosures made by witnesses. House Rule XI, cl. 2(g)(5).

64 House Rule XI, cl. 1(c) provides authority for committees to print hearings. Rule XI, cl. 2(e)(4) directs committees to make their publications available in electronic form to the “maximum extent feasible,” and cl. 2(e)(5) directs committees to the “maximum extent practicable” to provide audio and video coverage of every hearing and meeting to maintain recordings, both in a manner consistent with public access. The Committee Handbook indicates that a committee may hire an individual or obtain a detailee from the U.S. Government Publishing Office (GPO) to assist with the committee’s printing requirements.


65 House Rule XI, cl. 2(g)(3). This subparagraph also allows a chair to give less notice with the “concurrence of the ranking minority member” or by “majority vote” of the committee. The subparagraph does not apply to meetings of the Rules Committee.

66 House Rule XI, cl. 2(g)(4). A shorter availability is possible under this subparagraph if the chair has received approval for a shorter notice under clause 2(g)(3), as the previous note explains. The subparagraph does not apply to meetings of the Rules Committee. The section-by-section analysis of H.Res. 5 (112th Cong.) indicated, “This provision is intended to ensure that members have the text of the measure or matter in sufficient time to review the measure and draft any amendments. Accordingly, if the committee is considering a committee print, or the Chair of a committee intends to use an amendment in the nature of a substitute as the base text for purposes of further amendment, circulation of that text will satisfy this requirement.” Rep. David Dreier, “Rules of the House,” insert, Congressional Record, vol. 157, January 5, 2012, p. H13.

67 For overviews of the markup process, see CRS Report 98-168, House Committee Markup: Preparation, by Judy Schneider; and CRS Report RL30244, The Committee Markup Process in the House of Representatives, by Judy Schneider. See also CRS Report 98-312, House Rules Governing Committee Markup Procedures, by Judy Schneider.

68 See CRS Report 98-188, House Committee Markup: Vehicle for Consideration and Amendment, by Judy Schneider; and CRS Report 98-335, House Committee Markup: Amendment Procedure, by Judy Schneider.
pursuant to House rules, to report the measure “promptly” and to take the “steps necessary” to secure chamber consideration of the measure.\(^6^9\)

The committee chair is responsible for preparation of the committee report to accompany legislation reported from the committee as well as committee reports and documents on other committee activities.\(^7^0\) A committee must in addition post in electronic form within 48 hours recorded votes taken in markup and within 24 hours the text of amendments adopted.\(^7^1\)

Outgoing chairs usually recommend to their successors that they hire or charge a specific staff member with primary responsibility for procedural matters because a chair must follow and enforce parliamentary procedures during sittings of the committee, sometimes with little or no notice of the parliamentary issue raised. In addition, a chair may need advice on parliamentary rulings and strategy before, during, and after a committee meeting. Attorneys from the Office of the Parliamentarian of the House do not attend committee meetings, although they meet with or take calls from committee members and staff related to committee meetings. Confidential parliamentary assistance and training for committee and subcommittee chairs, majority and minority members, and majority and minority staff is also available from CRS.

Outgoing chairs also recommend to their successors that they have a procedural script for each markup so that a chair has ready access to language to initiate or respond to common parliamentary matters, such as recognition of a committee member to offer an amendment, the reservation of a point of order, or a request for a recorded vote. The chair and committee staff also attempt to anticipate possible procedural roadblocks prior to a markup and to prepare responses that will allow the chair and the majority party to prevail in their legislative objectives.\(^7^2\)

**Subcommittee Authority**

A committee chair usually works with other majority-party members of the committee, and on occasion with minority-party members, to decide what role subcommittees will play in the committee’s work. Questions about this role include the following: Will subcommittees be authorized to mark up legislation or solely to hold hearings? Will the subject matter of legislation influence that decision? Will the role of subcommittees be uniform for all of a committee’s subcommittees? If one or more subcommittees mark up legislation, what form will be used to report their work to the full committee—a letter to the full committee detailing subcommittee action, a formal subcommittee report, the introduction of legislation reflecting the subcommittee’s action, or some other method? Will subcommittees be named in committee rules? What role(s)

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\(^6^9\) House Rule XIII, cl. 2(b). See also CRS Report 98-267, *House Committee Markup: Reporting*, by Judy Schneider.

\(^7^0\) House rules pertaining to committee reports are found generally in House Rule XIII, clauses 2-6 and 8. The House rule on the right of a Member to file supplemental, minority, or additional views appears in Rule XI, cl. 2(l). A new requirement concerning duplication of federal programs was included in the rules package for the 115\(^{th}\) Congress, based on a special order for the 114\(^{th}\) Congress. H.Res. 5, § 2(d), agreed to in the House January 3, 2017. For the 114\(^{th}\) and 115\(^{th}\) Congresses, separate orders adopted with the Rules of the House require committee reports to include an estimate of “directed rule makings.” H.Res. 5, § 3(i). The rules package also included a special order related to bill drafting. H.Res. 5, § 3(o). Additional House rules pertaining to reports of the Ethics Committee are found Rule XI, cl. 3. See also CRS Report 98-169, *House Committee Reports: Required Contents*, by Judy Schneider.

\(^7^1\) House Rule XI, cl. 2(e)(1)(B) and cl. 2(e)(6), respectively.

\(^7^2\) For an extensive manual on the markup process, which includes sample scripts, see CRS Report R41083, *House Committee Markups: Manual of Procedures and Procedural Strategies*, by Michael L. Koempel and Judy Schneider. A précis of motions and requests that are commonly made at markups appears in CRS Report RS20308, *House Committee Markups: Commonly Used Motions and Requests*, by Judy Schneider.
Testifying Before Congress

A Practical Guide to Preparing and Delivering Testimony Before Congress and Congressional Hearings for Agencies, Associations, Corporations, Military, NGOs, and State and Local Officials

By William N. LaForge
and authority of subcommittees will be detailed in committee rules, or will the rules be silent on these matters?

As suggested earlier in this report, different committees have differing relationships with their subcommittees, and, even within one committee, different subcommittees might have differing roles. 73

**Procedural Tools for Committee Chairs**

Rules and practices of the House vest discretion with a committee chair, but he or she must be vigilant and well served by committee staff in using this discretion.

**Maintaining Order**

As already indicated, committee chairs are responsible for maintaining order and decorum in committee proceedings. They also have parliamentary tools at their disposal to allow them to minimize delaying tactics. 74 In exercising the authority and prerogatives available, a chair seeks to strike a balance between the responsibility of the majority to govern and the right of the minority to be heard. Some key procedures are listed here concerning questions of order that might arise in a committee session and the authority of the chair to respond to them:

- The chair has discretion to recognize committee members to pose a parliamentary inquiry. He or she also has authority to decline to entertain an inquiry if, in the chair’s judgment, the inquiry is not relevant to the pending question.
- The chair does not need to respond to hypothetical questions raised under the guise of a parliamentary inquiry. In addition, the chair does not need to respond to an issue until the issue is raised.
- A parliamentary inquiry may not be used to ask a question about the substance of a measure or amendment. The purpose of a parliamentary inquiry is to ask a parliamentary question. 75
- The chair rules on points of order. Debate on a point of order is at the discretion of the chair. A ruling on a point of order, however, may be appealed and the appeal may be tabled. 76

**Protecting Committee Jurisdiction**

In the early days of a new Congress, when dozens of bills are introduced each day that the House is in session, committees must pay special attention to referral decisions to ensure that referrals do not adversely affect their jurisdiction over specific measures or over subject matter generally. By March 30, 2017, 1,847 bills, 92 joint resolutions, 42 concurrent resolutions, and 238 simple

73 House Rule XI, cl. 1(a)(1)(B) states: “Each subcommittee is a part of its committee and is subject to the authority and direction of that committee and to its rules, so far as applicable.”

74 House rules explicitly provide two privileged motions in committee related to recessing the committee and dispensing with the first reading of a measure. House Rule XI, cl. 1(a)(2).

75 *House Practice*, pp. 678-681.

76 Ibid., pp. 675-676. Two points of order that tend to arise in legislative committees’ markups relate to House Rule XVI, cl. 7 (“germaneness”) and Rule X, cl. 1 (“committee jurisdiction”).
resolutions had been introduced in the House. Pursuant to House rules on referral of legislation, these measures were referred to one or more House committees, with a primary committee designated for measures referred to more than one committee.\footnote{House Rule X, cl. 1 contains the principal statements of committees’ legislative jurisdiction. These jurisdictional statements are supplemented by precedents, memoranda of understanding, Speakers’ announcements, and other jurisdictional explanations. Rule XII, cl. 2 is the principal House rule guiding the Speaker in the referral of bills and resolutions, including to special committees appointed by the Speaker with the approval of the House. Additional referral authority for the Speaker is contained in Rule XIV, cl. 2. Guidance to the Speaker on the referral of specific types of measures or matters, such as private bills, is contained in Rule XII, cl. 3, cl. 4, and cl. 6. The jurisdiction of the Permanent Select Committee on Intelligence appears in Rule X, cl. 11(b). The Rule X, cl. 1 jurisdiction of the Ethics Committee is supplemented by Rule XI, cl. 3(a). Additional explanation of the House Administration Committee’s jurisdiction over House officers appears in Rule II. Additional jurisdictional protections exist in House rules for two committees: the Ways and Means Committee’s jurisdiction is protected by Rule XXI, cl. 5, and the Appropriations Committee’s jurisdiction is protected by Rule XXI, cl. 4. The authorization-appropriation division of labor is protected in Rule XXI, cl. 2. The House has sought to deal with some of these uncertainties with memoranda of understanding, statements in the Congressional Record, letters inserted in the Congressional Record, and other mechanisms. See, for example, the 115th Congress memorandum of understanding between committees with jurisdiction over aspects of homeland security: Rep. Paul Ryan, “Memorandum Regarding Authorization of the Department of Homeland Security,” Extension of Remarks, Congressional Record, daily edition, vol. 163 (January 11, 2017), p. E47.} In addition to the normal complexities involved in determining committees’ jurisdiction over a measure, the creation of a permanent Homeland Security Committee, which has some overlapping jurisdiction with other standing committees, has added uncertainties to referral decisions.\footnote{House Rule XII, cl. 2. See CRS Report 98-175, House Committee Jurisdiction and Referral: Rules and Practice, by Judy Schneider. Committees also need to monitor the potential filing of a discharge petition on any measures referred to them or on special rules referred to the Rules Committee but making in order consideration of a bill referred to one or more legislative committees. House rules pertaining to the discharge process appear in Rule XV, cl. 2, and Rule XIII, cl. 1(b). See CRS Report 97-552, The Discharge Rule in the House: Principal Features and Uses, by Richard S. Beth.}

Concerns or disputes, and suggested solutions, such as re-referral or sequential referral, need to be acted upon quickly, potentially with negotiations between committees and by being brought to the Speaker’s attention because referrals are made on the Speaker’s authority under House rules.\footnote{See CRS Report 95-563, The Legislative Process on the House Floor: An Introduction, by Christopher M. Davis.}

## Floor Consideration and the Role of a Chair

When a measure is reported by a committee, it is the responsibility of the committee chair to consult the party leadership to determine floor scheduling for the measure.\footnote{House Rule XV, cl. 1. See CRS Report 98-314, Suspension of the Rules in the House: Principal Features, by Elizabeth Rybicki. Two other types of legislation that are likely to be noncontroversial and handled on the floor in an expeditious manner are privileged on certain days: Rule XV, cl. 4 (District of Columbia legislation), and Rule XV, cl. 5 (continued...)} There are two principal routes to the floor: suspension of the rules, and a special rule from the House Rules Committee.

If a measure is reported or ordered reported and is fairly noncontroversial, it might qualify to be considered under the suspension of the rules procedure. A committee chair might mention at markup his or her intention to seek floor consideration by that means. If the measure is deemed appropriate for suspension consideration, the chair notifies the Speaker of the House and majority leader of his or her desire for the measure to be considered in that manner. It is within the Speaker’s discretion, subject to guidelines in party rules, to choose legislation to be considered under the suspension procedure.\footnote{House Rule X, cl. 1 contains the principal statement of the Speaker’s discretion in choosing legislation to be considered under the suspension procedure. See CRS Report 98-314, Suspension of the Rules in the House: Principal Features, by Elizabeth Rybicki. Two other types of legislation that are likely to be noncontroversial and handled on the floor in an expeditious manner are privileged on certain days: Rule XV, cl. 4 (District of Columbia legislation), and Rule XV, cl. 5 (continued...)}
If the measure is more contentious or does not appear appropriate for suspension consideration, a special rule can be sought. The committee chair writes a letter to the Rules Committee, possibly cosigned by the ranking minority member, asking the panel for a hearing on the measure. If, after consultation with the majority leadership, the Rules Committee holds such a hearing, the committee chair is traditionally the first witness to testify on behalf of the legislation, perhaps with the ranking minority member. The chair recommends the type of special rule sought for the measure’s consideration and how the special rule should address matters, such as points of order, that the chair would like the special rule to cover.  

In making the motion to suspend the rules and pass a measure or following the adoption of a special rule in the House, the chair may take, delegate, or delegate in part the role of majority floor manager. In this role, the chair determines which majority-party Members speak on a measure, in what order, and for what amount of time, and which Members will speak in support of or in opposition to amendments that are allowed and offered on the floor. If the chair as floor manager is opposed to an amendment, he or she is entitled to close debate on it. The committee chair is usually responsible for choosing, for his or her party, which amendments will receive voice votes and which will require recorded votes. The chair also takes a lead in raising or debating parliamentary questions and points of order.

Finally, if a House- and Senate-passed measure is to be reconciled by conference with the Senate, a committee chair works with the party leadership in selecting conferees from his or her committee and in determining the overall number of conferees to, perhaps, accommodate other committees and individual Members. The committee chair serves as the chair of the House delegation or may chair the conference.

Legislative Issues and Agenda

The time before a new Congress convenes and the time immediately afterward are critical periods for the development of a committee’s agenda—for the next months, the first session, and even the two-year Congress. Some legislation can move quickly through committee, and perhaps through the two houses of Congress, but other legislation can take many months and perhaps still not have cleared Congress before it adjourns sine die after two years.

A committee might look back to the previous Congress, or previous Congresses, to see what groundwork has been laid through hearings and other activities, such as Government Accountability Office (GAO) evaluations requested, on subject matter within the committee’s jurisdiction. A committee might also look ahead to the current or following Congress when a major, multiyear program authorization is expiring or when the committee wishes to report

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legislation to reform a major federal program. Action in the current Congress can save time and build momentum in the next Congress. Some committees hold retreats, sometimes with outside speakers, to help them develop their legislative agenda.

State of the Union

The major initiatives of the President and his administration are sometimes first announced in the annual State of the Union address, which often occurs during the third or fourth week of January. These initiatives can be new for the President, a reiteration of actions the President sought in the past from Congress, an endorsement of legislative proposals originated by Members of Congress, a refocus to an existing set of programs, or an expansion or contraction of a set of programs that the President’s annual budget might subsequently reflect. Many other forms of presidential initiatives are also possible, such as the issuance of executive orders.

A House committee’s jurisdiction might encompass one or more presidential initiatives, and the chair and members of the committee must listen to the President’s initiatives both as committee members and as individual Members representing their district and party. The chair and the committee’s majority-party members are under no specific obligation to take any action on a suggestion or request of the President or on legislation subsequently transmitted by the President or his Administration to Congress unless they are directed by the House or their party to take an action.

Considerations of whether or not to take an action, and what that action might be, could include

- whether or not the President and Congress are controlled by the same party, or whether just one chamber is of the same party as the President;
- the President’s and his Administration’s commitment to an initiative;
- the chair’s and the committee’s majority-party members’ interests, priorities, and desires;
- House leadership and majority-party sentiments;
- minority-party views;
- a decision on which chamber of Congress should act first;
- the role of Congress and necessity for congressional action, such as the expiration of the authorization of a major federal program;
- the necessity for or benefits of action and the consequences of inaction;
- alternatives to congressional action and potential consequences of inaction;
- other matters competing for a place on the committee’s agenda;

86 One practice of the House and Senate is to convene for several days on January 3, or immediately thereafter, of an odd-numbered year to swear in Members and deal with other organizational business and then to adjourn until the week of the President’s State of the Union message or, when there will be a presidential inauguration, until the week in which January 20 falls. In a presidential inauguration year, an outgoing President might submit a written State of the Union message, or he may make a broadcast farewell address to the nation. A new President might address Congress on his legislative program later in the winter; Speaker Paul Ryan invited President Donald Trump to address Congress on February 28, 2017. See also CRS Report R40132, The President’s State of the Union Address: Tradition, Function, and Policy Implications, by Colleen J. Shogan. Another practice is to convene, organize, and then pass several pieces of legislation of high priority to the majority party.

87 As a courtesy, a chair, a ranking minority member of the President’s party, a chair and ranking minority member together, or an individual Member might introduce Administration-proposed legislation “by request.”
• national, regional, local, ideological, and other political perspectives;
• public opinion;
• the impact of regional, national, and international events;
• actions anticipated in another committee with related jurisdiction; and
• actions anticipated in the other chamber.

President’s Budget

By law, the President transmits a budget for the U.S. government after the first Monday in January but no later than the first Monday in February. In its content, the budget will contain budget requests, proposed legislative language related to specific requests, and legislative initiatives that have budget consequences. Although the President’s budget is referred to the Appropriations Committee, less than 40% of new budget authority is within the jurisdiction of the committee, and it has no jurisdiction over revenues or debt. Particular budget requests and legislative initiatives, including changes to entitlement and revenue laws, are within the jurisdiction of specific legislative committees. Legislative proposals in support of the President’s budget recommendations might not be submitted until much later, yet implementation of some, many, or the major initiatives in the President’s budget might depend on congressional passage of legislation separate from annual appropriations bills.

Many of the same considerations that a committee might review related to presidential initiatives in the State of the Union address apply to the committee’s activities related to matters within the committee’s jurisdiction in the President’s budget. In addition, a committee might want to hold hearings or undertake other actions to influence the appropriations process if it strongly supports

88 When a new President is to take office, the outgoing President might submit only a brief budget document, allowing the new President to submit the new Administration’s own proposals for spending and revenue for the next fiscal year. See CRS Report RS20752, Submission of the President’s Budget in Transition Years, by Michelle D. Christensen; and Shaun Donovan, Director, Memorandum for Heads of Departments and Agencies: Requirements for the FY 2018 Budget Process, Office of Management and Budget, M-16-10, April 29, 2016, available at https://www.whitehouse.gov/sites/default/files/omb/memoranda/2016/m-16-10.pdf.


89 Congressional Quarterly’s American Congressional Dictionary defines appropriation and budget authority as follows:

Appropriation—(1) Legislative language that permits a federal agency to incur obligations and make payments from the Treasury for specified purposes, usually during a specified period of time. (2) The specific amount of money made available by such language.... The House of Representatives claims the exclusive right to originate appropriation bills—a claim the Senate denies in theory but accepts in practice.

Budget Authority—The amount of money that may be spent or obligated by a government agency or for a government program or activity. Technically, budget authority is statutory authority to enter into obligations that normally result in outlays. The main forms of budget authority are appropriations, borrowing authority, and contract authority. It also includes authority to obligate and expend the proceeds of offsetting receipts and collections. Congress may make budget authority available for only one year, several years, or an indefinite period, and it may specify definite or indefinite amounts.

or disagrees with specific budget requests. Some committees hold budget-themed hearings immediately or shortly after the President transmits the budget to hear from relevant Cabinet secretaries and agency heads and perhaps others.

**Budget Resolutions, Views and Estimates, and Appropriations**

Transmittal of the President’s budget has a noticeable, immediate impact on House committees. Transmittal begins a season of work taking place simultaneously in the Budget, Appropriations, and legislative, or authorizing, committees, with parallel activities occurring in Senate committees. (See, below, “Expanding Authorizations.”) Under the Congressional Budget Act of 1974 (P.L. 93-344), *Congress is expected to complete bicameral agreement on a concurrent resolution on the budget by April 15*, although it does not usually do so. Also under the Budget Act, *the House Appropriations Committee is expected to report all the annual appropriations bills by June 10*, although it does not usually do so.

To prepare a concurrent resolution on the budget, the House Budget Committee holds hearings, which may include appearances by the President’s economic team of Cabinet and Cabinet-rank officials, and receives analyses from the Congressional Budget Office (CBO), among other inputs. A critical part of the committee’s information gathering is its receipt of “views and estimates reports” from each of the other House committees. Under the Congressional Budget Act and House rules, *House committees report their views and estimates to the Budget Committee no later than six weeks after the President transmits his budget, which would be no later than March 15 if the President transmits the budget on February 1.*

A House committee might hold a meeting at which it considers its proposed views and estimates report, or the committee might consider the proposed report in the course of a meeting having several agenda items. Committee chairs usually take the lead in deciding the approach to drafting the report and in the drafting itself. Not all committees necessarily hold a meeting on their proposed views and estimates reports. A committee’s views and estimates report might take the form of a letter to the Budget Committee’s chair and ranking minority member, the form of a detailed report, or another form. Sometimes majority and minority members of a committee submit separate views and estimates, and sometimes individual members of a committee submit additional or other views to supplement their committee’s report.

A report typically includes comments on the President’s budget proposals and estimates of the budgetary impact of any legislation likely to be considered by a committee during the current session of Congress. A report might contain specific comments on direct spending within a committee’s jurisdiction and could also discuss the committee’s authorizations that require funding in annual appropriations measures. A views and estimates report might also comment on structural and procedural aspects of the budget that affect a committee’s jurisdiction. The Ways

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91 Regarding the importance of the Congressional Budget Office’s (CBO’s) baseline budget projections for the Budget Committee and other House committees, see CRS Report 98-560, *Baselines and Scorekeeping in the Federal Budget Process*, by Bill Heniff Jr.

and Means Committee’s views and estimates report discusses revenues and revenue and debt legislation.  

Because of the amount of work it takes for the House Appropriations Committee to consider and draft the House’s annual appropriations bills, the appropriations subcommittees usually begin their hearings quickly once the President transmits the budget. Over the course of several months, each subcommittee will likely hear from relevant Cabinet officials and other agency heads; numerous executive officials who can speak to specific programs and activities; Members of Congress; and public witnesses, that is, not federal government officials or employees.

The concurrent resolution on the budget establishes total spending levels, among other provisions. The joint explanatory statement accompanying the conference report on the budget resolution contains the allocation of spending among each chamber’s committees, including the House Appropriations Committee. The Appropriations Committee subdivides its allocation among its subcommittees. If a budget resolution has not been finally agreed to by the House and Senate, the House might adopt a “deeming resolution,” minimally making a spending allocation to the Appropriations Committee. In the absence of a budget resolution, the House may begin consideration of annual appropriations bills after May 15.

A budget resolution agreed to by both chambers might also contain reconciliation instructions, which are provisions directing specified committees to report legislation within their jurisdiction that changes revenues or spending, or both, by certain amounts, usually by a specified deadline. If the budget resolution agreed to by the House and Senate contains reconciliation instructions, the instructions are an order of the parent chamber to named committees to comply. In such a case, the named committees must put reconciliation on their agendas.

### Expiring Authorizations

In establishing federal programs and agencies, Congress often provides an authorization for a period of time. A program, for example, might have a one-year authorization, requiring passage

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93 House Rule X, cl. 4(f)(2) directs the Ways and Means Committee to include specific recommendations on the appropriate level of public debt in its views and estimates report. The recommendations, however, are to be “made after holding public hearings.”


98 Congressional Quarterly’s American Congressional Dictionary defines authorization as follows:

Authorization—(1) A statutory provision that establishes or continues a federal agency, activity, or program for a fixed or indefinite period of time. It also may establish policies and restrictions and deal with organizational and administrative matters. (2) A statutory provision, as described in (1), may also, explicitly or implicitly, authorize congressional action to provide appropriations for an agency, activity, or program. The appropriations may be authorized for one year, several years, or an indefinite period of time, and the authorization may be for a specific amount of money or an indefinite amount (‘such sums as may be necessary’). Authorizations of specific amounts are construed as ceilings on the amounts that subsequently may be appropriated in an appropriation bill, but not as minimums; either house may appropriate lesser amounts or nothing at all.

Pocket Constitution

The Declaration of Independence
The Constitution of the United States
The Bill of Rights
Amendments XI–XXVII
of legislation each year to continue the program, or it might have a multiyear authorization of two, three, or more years, requiring the passage of legislation only before the end of the specific number of years to continue the program. 99 Congress also sometimes passes legislation temporarily continuing a program for six months, a year, or some other period to give itself additional time to complete passage of new multiyear authorization legislation. These fixed-year and short-term authorizations can apply to spending programs, tax provisions, grants of legal authority, or other matters. 100 (See also, below, new requirements placed on committees to plan for authorizations in “Oversight and Investigations.”)

Legislation to “reauthorize” existing programs and agencies and legislation authorizing new programs and agencies might also have failed to clear the previous two-year Congress and therefore remain potential agenda items in the current Congress.

Ushering through Congress legislation to reauthorize programs and agencies is some of the most consequential work that legislative committees undertake each Congress. Committees may consider authorization legislation because existing authority is about to expire, new authority is needed to deal with new or newly identified issues, or for other reasons. New authorizations and major reauthorizations can consume a large amount of committees’ time and effort during one or more sessions of Congress. Reauthorizations that are arguably noncontroversial, such as for some small business programs, are nonetheless important legislative products that committees must support with their time and effort to see them enacted into law.

Many provisions of the revenue code and the major entitlement programs continue in effect indefinitely. To make changes in these kinds of laws, Congress must enact new law. However, some provisions of these kinds of laws are temporary, and Congress needs to enact new law to continue temporary provisions in effect.101


100 Through the appropriations process, Congress may also continue programs and agencies that rely on appropriations:

> Longstanding rules of the House and Senate attempt to retain the separation between the authorization and appropriations tasks within this process, and these rules may be enforced through points of order. ... First, the House and Senate place restrictions on appropriations for agencies and activities not authorized by law. The House (Rule XXI, clause 2) prohibits any appropriation, whether in a reported appropriations bill or offered as an amendment, for an expenditure not authorized by law. ... Second, the House (Rule XXI, clause 2) and Senate ... prohibit the inclusion of legislative language (such as an authorization) in an appropriations measure. Third, the House (Rule XXI, clause 4), but not the Senate, prohibits appropriations in authorizing legislation. While the rules are intended to encourage the adherence to this process, a point of order must be raised to enforce the rules. In addition, the rules may be waived by suspension of the rules, by unanimous consent, or, in the House, by a special rule. ... Unauthorized appropriations or legislative provisions in an appropriations act signed into law would have, in most cases, full force and effect (e.g., an agency may spend the entire amount of an unauthorized appropriation), regardless of these congressional restrictions.


101 Congressional Quarterly’s American Congressional Dictionary defines revenue and entitlement program as follows:

Revenue—Funds collected from the public primarily as a result of the federal government’s exercise of its sovereign powers. These include individual and corporate income taxes, excise taxes, duties, and mandatory social insurance receipts (such as Social Security and Medicare premiums).

Entitlement Program—A federal program under which individuals, businesses, or units of government that meet the requirements or qualifications established by law are entitled to receive

(continued...)
Each committee tries to anticipate and plan its work related to expiring authorizations. Among the possible consequences that a committee might consider for inaction, in addition to the potential lapse of the program or agency, are the decline of congressional control over policy; ceding of policy influence, where appropriations are necessary, to the Appropriations Committee from a legislative committee; loss of jurisdiction by a committee; and loss of influence by and support for a committee within the House.

Committee Legislative Priorities

Although the President and the executive departments and agencies are often sources of important or high-profile legislation, committee chairs and committee members, especially majority-party members, establish a committee’s legislative priorities. It is their interests, sense of national needs, political judgments, and hard work that focus a committee’s limited time on a legislative agenda.  

In the time before a new Congress convenes and in the time immediately afterward, a committee chair, his or her closest allies, and the chair’s party have the most flexibility in determining the key legislative issues the committee will address in the two-year time frame of a Congress. To wait to identify key legislative issues until later in the first session allows greater opportunity for other individuals and events to determine a committee’s agenda. To go forward without knowledge of key legislative issues risks having exigencies and events determine the agenda and having committee resources misallocated by looming deadlines or to lower-priority matters.

Oversight and Investigations

One of the ways in which congressional committees gather information for possible future lawmaking, inform committee members communally on a topic, and influence the implementation of laws already enacted by Congress is through the conduct of oversight—“continuous watchfulness” in the words of the Legislative Reorganization Act of 1946—and especially the convening of oversight hearings. The rules of the House assign to committees responsibility for determining, based on oversight, whether laws within their respective jurisdictions should be changed or if additional laws are necessary.

(...continued)
Among the requirements for committees’ reports’ contents under House rules, reports on measures are to include oversight findings and recommendations.\(^{103}\)

House rules require each committee (except Appropriations, Ethics, and Rules) to hold an open meeting to adopt an authorization and oversight plan for a two-year Congress by February 15 of the first session of a Congress and to submit the plan to the Oversight and Government Reform, House Administration, and Appropriations Committees.\(^{106}\) House rules also direct committees to establish oversight subcommittees or assign to subcommittees responsibility for oversight.\(^{107}\)

Preparation of an authorization and oversight plan requires immediate attention to accurately reflect a committee’s oversight priorities. The plan, however, is not a straitjacket in limiting oversight to subjects listed in the plan or requiring oversight action on every subject listed. Committees have tended to include a broader set of oversight subjects in their plans than it is likely they can cover in a two-year Congress. However, preparation of the plan is a key opportunity for the chair, subcommittee chairs, and other committee members to determine what oversight they consider critically important, particularly as it relates to the committee’s legislative priorities.\(^{108}\)

(...continued)
capricious behavior, abuse, waste, dishonesty, and fraud; assess agency or officials’ ability to manage and carry out program objectives; review and determine federal financial priorities; ensure that executive policies reflect the public interest; protect individual rights and liberties; and other specific purposes, such as monitoring the use of contractors and consultants for government services, and investigating constituent complaints.

In addition to general oversight responsibilities, “special oversight functions” are assigned to the Appropriations, Armed Services, Budget, Education and the Workforce, Energy and Commerce, Foreign Affairs, Homeland Security, Natural Resources, Oversight and Government Reform, Rules, Science, Space, and Technology, Small Business, and Permanent Select Intelligence Committees. Rule X, cl. 3. Additional oversight authority is found at Rule XI, cl. 1(b).

The Appropriations, Budget, Oversight and Government Reform, and House Administration Committees are assigned “additional functions” by House rules. Rule X, cl. 4(a), (b), (c), and (d), respectively.

Each standing committee is assigned responsibilities, in conjunction with its consideration of legislation, for reviewing appropriations made for federal programs and activities. Rule X, cl. 4(e). Each standing committee is also assigned responsibility for reviewing tax policies affecting subjects within their jurisdiction. Rule X, cl. 2(c).

The Permanent Select Committee on Intelligence is assigned certain duties under Rule X, cl. 11. The duties of the Ethics Committee are detailed in Rule XI, cl. 3.

The Speaker may also appoint ad hoc oversight committees with House approval. Rule X, cl. 2(e).

\(^{105}\) House Rule XIII, cl. 3(c)(1).

\(^{106}\) House Rule X, cl. 2(d)(1). Rule X, cl. 2(d)(2) directs the Oversight and Government Reform Committee to consult chamber leaders and report the committees’ oversight plans and the Oversight and Government Reform Committee’s recommendations to the House.

\(^{107}\) House Rule X, cl. 2(b)(2).

\(^{108}\) In adopting rules for the 115th Congress, the House added “authorization” to “oversight” in identifying the plans and, subsequently, the activities on which committees must report. (See “Activities Report,” above.) The change deleted subparagraphs in the existing rule largely dealing with preparation of the plans and replaced them with subparagraphs on the content of the plans. The plans are to address oversight of lapsed authorizations and, where there has not been a “comprehensive review in three Congresses,” permanent authorizations. The plans are also to include descriptions of programs and agencies to be authorized in the current and the next Congress. See House Rule X, cl. 2(d). The Rules Committee chair inserted a section-by-section analysis of House rules changes in the Congressional Record in the course of debate on the rules package that contains some explanation of this change: Rep. Pete Sessions, “Rules of the House,” insert, Congressional Record, vol. 163 (January 3, 2017), p. H112.
With an identification of critical oversight subjects, a committee can make assignments to and establish schedules for committee staff, agency and program staff, GAO, and other entities that support the committee in its oversight function.109

In addition, Congress has created entities, such as GAO, the inspectors general, and CRS, that are specifically directed to inform Congress through written reports and oral communications. Congress has also placed reporting requirements in numerous statutes, providing Congress with an enormous flow of information from the executive branch. These and other resources’ intellectual capital—analysts, attorneys, economists, other specialists, written reports, and consultative services—provide a committee with a “running start” in establishing oversight priorities for agencies and programs within its jurisdiction.110

Congressional oversight can be viewed as a continuum of activities that in its most potent expression is the investigative power of Congress. Congressional investigations might include the use of subpoenas,111 depositions,112 discussions with witnesses’ attorneys; witnesses invoking constitutional privileges in order not to testify;113 the invoking of executive privilege,114 and the threat of citation, or citation, by the House of a witness for contempt. Early and careful planning, consistent application of committee resources, highly capable committee staff, and perseverance are some attributes associated with successful congressional committee investigations.115

### Approving or Disapproving Executive Proposals

Congress has passed a number of laws that provide mechanisms for approving or disapproving executive proposals. These laws sometimes address specific legislation and sometimes address a class of proposal. For example, the President has trade negotiating authority under the Bipartisan Congressional Trade Priorities and Accountability Act of 2015 until at least July 1, 2018 (P.L.

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110 See also CRS Report RL33151, *Committee Controls of Agency Decisions*, by Louis Fisher; and CRS Report RS22132, *Legislative Veto After Chadha*, by Louis Fisher (out of print but available from the authors of this report).

111 Authority for committees to issue subpoenas and swear in witnesses is contained in House Rule XI, cl. 2(m). For a comparison of how committees procedurally exercise this authority, see CRS Report R44247, *A Survey of House and Senate Committee Rules on Subpoenas*, by Michael L. Koempel. On two related procedural matters: privilege accorded to resolutions of inquiry is contained in Rule XIII, cl. 7, and the process for questions of privilege is contained in Rule IX.

112 A separate order in the 115th Congress House rules resolution allows the chairs of the standing committees and the Intelligence Committee (except the Committees on House Administration and Rules), on consultation with the committee’s ranking minority member, to order the taking of depositions, including by subpoena, by committee members or committee counsel. H.Res. 5, § 3(b), agreed to in the House January 3, 2017.


115 The Congressional Research Service organized a day-long conference on oversight and investigations on October 28, 2004. Videotapes of all the workshop sessions are available from Walter J. Oleszek, CRS Senior Specialist in American National Government: (1) Oversight: A Key Constitutional Function; (2) Planning Investigative Hearings: Strategic Considerations; (3) The Rules and Tools of Oversight; (4) The Role of GAO and the Inspector General in Oversight; and (5) Congress Oversees the Intelligence Community.
114-26). Using this authority, the President negotiated certain trade agreements to be considered in Congress under expedited congressional procedures established in trade laws. Other laws, such as the Congressional Review Act (P.L. 104-121, subtitle E), contain a procedural mechanism for Congress to review and disapprove proposed federal agency rules.\textsuperscript{116}

As a committee contemplates its agenda, it seeks to be aware of pending and potential executive proposals that might be within its jurisdiction and subject to congressional approval or disapproval.

\textsuperscript{116} For the text of public laws containing legislative procedures enacted in law, see House Manual, pp. 1141-1321; and CRS Report RL30599, Expedited Procedures in the House: Variations Enacted into Law, by Christopher M. Davis. Concerning the Congressional Review Act, see CRS Report RL31160, Disapproval of Regulations by Congress: Procedure Under the Congressional Review Act, by Richard S. Beth; CRS In Focus IF10023, The Congressional Review Act (CRA), by Alissa M. Dolan, Maeve P. Carey, and Christopher M. Davis; and CRS Insight IN10437, Agency Final Rules Submitted on or After June 13, 2016, May Be Subject to Disapproval by the 115th Congress, by Christopher M. Davis and Richard S. Beth.
Appendix. Dates and Deadlines of Interest to Chairs

Transition (Early Organization to Swearing-in)

- Early organization, including possible party selections of chairs—possibly occurring the week of November 13, 2018
- Activities report—to be submitted by January 2, 2019
- Preparation of committee calendar; transfer of noncurrent records to the clerk of the House
- Adoption of the Rules of the House for the 116th Congress—January 3, 2019, or later
- House adopts resolutions electing chairs and members to committees—after the Rules of the House have been adopted

Administrative Matters

- Committees’ approval of their expense resolutions in the form of a simple resolution—late January or February, pursuant to information from the Committee on House Administration
- House Administration Committee introduces primary committee expense resolution, which is agreed to by the House—March
- Monthly expenses report submitted by committees to Committee on House Administration—by the 18th of each month
- Monthly payroll certification submitted by committees to CAO’s Human Resources Office—by the 15th of each month
- Quarterly consolidated foreign travel submitted by committees to clerk of the House

Committee Organization

- Committees’ adoption of their rules and publication in electronic form and in the Congressional Record—not later than 30 days after the committee chair is elected
- Plan for subcommittee structure and authority—no later than a committee meeting to adopt committee rules, but more likely during the transition beginning with early organization
- Election of subcommittee chairs and designation of committee and subcommittee vice chairs—following adoption of a committee’s rules

Committee Procedure and the Role of a Chair

- Announcement of date, place, and subject matter of a hearing and publication in electronic form and in the Congressional Record—at least one week prior to the hearing
- Notice of a committee’s markup meeting is published in electronic form and in the Congressional Record—at least three days prior to the meeting
- Publication of the text to be marked up—not later than 24 hours prior to the meeting’s commencement
- Electronic posting of a committee’s recorded votes and of the text of amendments adopted—not later than 48 hours after a vote is taken and not later than 24 hours after an amendment has been adopted
- Preparation of a committee report on legislation and filing in the House—promptly, but, in general, not later than seven days after a measure has been approved by a committee

**Legislative Issues and Agenda**
- President’s State of the Union address to Congress—typically, the third or fourth week of January
- President’s budget submitted to Congress—by law, no later than the first Monday in February, although the budget has been submitted later than that date
- Committees report their views and estimates to the Budget Committee—no later than six weeks after the President transmits his budget
- Committees submit oversight plans to Committees on Oversight and Government Reform, Appropriations, and House Administration—February 15
- Congress completes its bicameral agreement to a concurrent resolution on the budget—April 15, although Congress in some years has not completed action or has completed action at a later date
- House may begin consideration of appropriations bills, even in the absence of final action on a concurrent resolution on the budget—May 15
- Under the Congressional Budget Act, House Appropriations Committee is to report its last appropriations bill—June 10, although this date has not been predictive

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