

H.B. 91

UTAH OFFICE OF REGULATORY RELIEF REVISIONS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 2

JANUARY 25, 2024 2:20 PM

Senator **Curtis S. Bramble** proposes the following amendments:

1. *Page 10, Lines 294 through 295:*

294 {+} (h) If an applicable agency rejects an application under Subsection (9)(g), the
295 regulatory relief office may not approve the application. {+}

= (i) If the applicable agency rejects an application under Subsection (9)(g), the applicable agency shall provide the rejection on a form created by the agency and signed by the director of the applicable agency.

(ii) The form shall document the reason for the rejection and show every reasonable effort was made to meet with the applicant.

2. *Page 10, Line 306 through Page 11, Line 308:*

306 (11) (a) In reviewing an application and each applicable agency's written report, the
307 {+} regulatory relief office {+} ~~{advisory committee}~~ shall consult with each applicable
agency [and the
308 ~~advisory committee~~] before admitting an applicant into the regulatory sandbox.

3. *Page 11, Lines 315 through 318:*

315 (12) In reviewing an application under this section, the {+} regulatory relief office {+}
316 ~~{advisory committee}~~ and each applicable agency shall consider whether a competitor to the
317 applicant is or has been a sandbox participant and, if so, weigh that as a factor in favor of
318 allowing the applicant to also become a sandbox participant.

4. *Page 11, Lines 319 through 320:*

319 (13) In reviewing an application under this section, the {+} regulatory relief office {+}
320 ~~{advisory committee}~~ shall consider whether: