

H.B. 091

UTAH OFFICE OF REGULATORY RELIEF REVISIONS

SENATE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 1, 2024 11:48 AM

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

1. *Page 6, Lines 159 through 163:*

159 (6) The advisory committee shall:
160 (a) advise and make recommendations to the regulatory relief office as described in this
161 chapter[-]; **and**
162 ~~{(b) approve or reject an application for participation in the regulatory sandbox; and}~~
163 ~~{(c)}~~ **(b)** annually select a chair of the advisory committee.

2. *Page 10, Lines 279 through 287:*

279 (i) within the 30 days after the day on which the applicable agency receives a complete
280 application for review, or within 35 days if an extension has been requested by the applicable
281 agency, **{+} reject an application {+}** ~~{recommend an application be rejected}~~ if the
applicable agency
282 determines, in the applicable agency's ~~[sole]~~ discretion, that the applicant's offering fails to
283 comply with standards or specifications:
284 (A) required by federal law or regulation; or
285 (B) previously approved for use by a federal agency; or
286 (ii) **{+} reject an application {+}** ~~{recommend an application be rejected}~~ that is
preliminarily
287 approved by the regulatory relief office, if the applicable agency:

3. *Page 11, Lines 328 through 330:*

328 (14) (a) An applicant becomes a sandbox participant if the **{+} regulatory relief office {+}**
329 ~~{advisory committee}~~ approves the application for the regulatory sandbox and the regulatory
330 relief office enters into a written agreement with the applicant describing the specific laws and