or standard at any regularly scheduled Council meeting.

§ 902.3 Referral to Dispute Resolution Committee.
(a) The five person Dispute Resolution Committee membership shall be determined according to Compact Article VI (g). Should a dispute arise with an apparent conflict of interest between the disputant and a Committee member, the Committee member shall recuse himself/herself and the Compact Council Chairman shall determine an appropriate substitute for that particular dispute. In the case when the Compact Council Chairman is the committee member with the conflict, the Chairman shall take appropriate steps to appoint a replacement that resolves the conflict.
(b) The Compact Council Chairman shall refer the dispute, together with all supporting documents and materials, to the Council’s Dispute Resolution Committee.
(c) The Dispute Resolution Committee shall recommend hearings to all disputants who raise issues that are not clearly frivolous or without merit. If the Committee recommends denying a hearing, it must articulate its reason or reasons for doing so in writing.
(d) The Dispute Resolution Committee shall consider the matter and:
(1) Refer it to the Council for a hearing;
(2) Recommend that the Council deny a hearing if the Committee concludes that the matter does not constitute a cognizable dispute under §902.2(a); or
(3) Request more information from the person or organization raising the dispute or from other persons or organizations.

§ 902.4 Action by Council Chairman.
(a) The Chairman shall communicate the decision of the Dispute Resolution Committee to the person or organization that raised the dispute.
(b) If a hearing is not granted, the disputant may appeal this decision to the Attorney General. If the Attorney General believes the disputant has raised an issue that is not frivolous or without merit, the Attorney General may order the Compact Council Chairman to grant a hearing.
(c) If a hearing is granted, the Chairman shall:
(1) Include the dispute on the agenda of a scheduled meeting of the Council or, at the Chairman’s discretion, schedule a special Council meeting;
(2) Notify the person or organization raising the dispute as to the date of the hearing and the rights of disputants under §902.5 (Hearing Procedures); and
(3) Include the matter of the dispute in the prior public notice of the Council meeting required by Article VI (d)(1) of the Compact.

§ 902.5 Hearing procedures.
(a) The hearing shall be open to the public pursuant to Article VI (d)(1) of the Compact.
(b) The Council Chairman or his/her designee shall preside over the hearing and may limit the number of, and the length of time allowed to, presenters or witnesses.
(c) The person or organization raising the dispute or a Compact Party charged under the provisions of §902.2(a)(4) shall be entitled to:
(1) File additional written materials with the Council at least ten days prior to the hearing;
(2) Appear at the hearing, in person and/or by counsel;
(3) Make an oral presentation; and
(4) Call and cross-examine witnesses.
(d) Subject to the discretion of the Chairman, other persons and organizations may be permitted to appear and make oral presentations at the hearing or provide written materials to the Council concerning the dispute.
(e) All Council members, including a member or members who raised the dispute that is the subject of the hearing shall be entitled to participate fully in the hearing and vote on the final Council decision concerning the dispute.
(f) The Council shall, if necessary, continue the hearing to a subsequent Council meeting.
(g) Summary minutes of the hearing shall be made and transcribed and shall be available for inspection by any person at the Council office within the Federal Bureau of Investigation.
(h) The proceedings of the hearing shall be recorded and, as necessary, transcribed. A transcript of the hearing