## 2005 ASSEMBLY JOINT RESOLUTION 8

January 27, 2005 – Introduced by Representative Schneider. Referred to Committee on Rules.

To amend joint rule 81r; relating to: the limited-business floorperiod for considering bills introduced by the Joint Committee for Review of Administrative Rules.

## Analysis by the Legislative Reference Bureau

Currently, the joint rules permit the biennial session schedule to provide for a limited-business floorperiod after the last general-business floorperiod in the spring of the even-numbered year. This limited-business floorperiod is limited to action only on bills introduced by the Joint Committee for Review of Administrative Rules (JCRAR) for the purpose of objecting to proposed administrative rules. This joint resolution provides that this limited-business floorperiod is limited to action only on bills introduced by JCRAR and that do not have the minimum wage as a subject or purpose. The effect of this joint resolution is that bills introduced by JCRAR and that have the minimum wage as a subject or purpose, and that have not been agreed to by both houses, are adversely disposed of on the final day of the last general-business floorperiod for the biennial session.

## Resolved by the assembly, the senate concurring, That:

**SECTION 1.** Joint rule 81r, as created by 2005 Wisconsin Act .... (Senate Joint

Resolution 1), is amended to read:

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Joint committee for review of administrative rules. In addition to the floorperiod required under Joint Rule joint rule 81m, the biennial session schedule may provide for a floorperiod after the last general—business floorperiod scheduled by the session schedule for the spring of the even—numbered year that is limited to action on bills introduced by the joint committee for review of administrative rules under section 227.19 (5) (e) of the statutes and that do not have the minimum wage as a subject or purpose.

9 (END)