2005 SENATE JOINT RESOLUTION 86

May 3, 2006 – Introduced by Senators SCHULTZ and A. LASEE. Referred to Committee on Senate Organization.

To amend joint rule 81r and joint rule 83 (4) (b); and *to affect* 2005 Enrolled
 Joint Resolution 1, section 4 (3) (zh) and (zr) and 2005 Enrolled Joint
 Resolution 1, section 4 (4); relating to: the December 2006 floorperiod of the
 2005–2006 legislative session schedule.

Analysis by the Legislative Reference Bureau

This joint resolution changes the 2005–2006 legislative session schedule by moving the December 2006 floorperiod to July 12, 2006, and permitting at that floorperiod the consideration of bills introduced by the Joint Committee for Review of Administrative Rules to review administrative rules after they have been promulgated, as well as before promulgation, and of bills introduced by the joint committee on employment relations for the ratification of state collective bargaining contracts or changes to the state employee compensation plan.

5	Resolved by the senate, the assembly concurring, That:
6	SECTION 1. Joint rule 81r is amended to read:
7	JOINT RULE 81r Limited-business floorperiod; bills introduced by the
8	joint committee for review of administrative rules <u>and the joint committee</u>
9	on employment relations. In addition to the floorperiod required under joint rule

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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) or 227.26
(2) (f) of the statutes and bills introduced by the joint committee on employment
relations under section 111.92 or 230.12 of the statutes.

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SECTION 2. Joint rule 83 (4) (b) is amended to read:

JOINT RULE 83 (4) (b) If the biennial session schedule provides for a limited-business floorperiod under joint rule 81r, any bills introduced by the joint committee for review of administrative rules that are not yet agreed to by both houses are adversely disposed of for the biennial session at the conclusion of the limited-business floorperiod under joint rule 81r and are recorded as "failed to pass." **SECTION 3.** 2005 Enrolled Joint Resolution 1, section 4 (3) (zh) and (zr) are amended to read:

[2005 Enrolled Joint Resolution 1] Section 4 (3) (zh) Limited-business *floorperiod; consideration of bills introduced by the joint committee for review of administrative rules.* A floorperiod commences on Wednesday, December 27 July 12,
2006, at 10 a.m., and, unless adjourned earlier, ends on Thursday, December 28
<u>Wednesday, July 12</u>, 2006, which is limited to matters allowed under joint rule 81r.

(zr) *Bills to governor.* No later than Friday, December 29 Thursday, July 13,
2006, at 4:30 p.m., the chief clerk of each house shall submit to the governor for
executive action thereon all enrolled bills originating in the chief clerk's house and
having been passed by both houses, in regular, extraordinary, or special session, on
or before December 28 July 12, 2006.

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SECTION 4. 2005 Enrolled Joint Resolution 1, section 4 (4) is amended to read:

1 [2005 Enrolled Joint Resolution 1] Section 4 (4) INTERIM PERIOD OF COMMITTEE 2 WORK; NO FURTHER INTRODUCTIONS. Upon the adjournment of the May veto review 3 floorperiod, there shall be an interim period of committee work ending on 4 Wednesday, January 3, 2007, and a limited-business floorperiod commencing on 5 Wednesday, December 27 July 12, 2006, at 10 a.m. and, unless adjourned earlier, 6 ending on Thursday, December 28 Wednesday, July 12, 2006, to consider matters 7 allowed under joint rule 81r. Unless the legislature is convened in one or more 8 extraordinary or special sessions, no additional 2005 legislation may be offered 9 during this interim period of committee work.

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(END)