

1997 ASSEMBLY JOINT RESOLUTION 1

January 14, 1997 – Introduced by Representatives BRANCEL, FREESE, FOTI and KUNICKI, cosponsored by Senators CHVALA, RISSER and RUDE.

1	<i>To repeal</i> joint rules 32 (2), 73 (6) and 77 (5) and (6); <i>to amend</i> joint rules 14, 32
2	(1) (intro.) and (i), 34, 41 (3) (a) to (g), 42 (2), 44 (title), (1) and (2) (a), 45 (2) and
3	(3), 46 (2) and (4), 48 (1) and (4), 52 (1) (intro.), (b) and (e) and (7), 53 (1) (intro.)
4	and (2) (a), 54 (2) and (3), 56 (1), 59, chapter 7 (title), 62, 63, 64 (title) and (1)
5	(intro.), 65, 66, 71, 72, 73 (1) to (5), 74 (1) and (2) (intro.) and (f), 75 (1), 76, 77
6	(intro.) and (4), 78, 79 (1) and (5), 81 (1) (intro.) and (2) (c), 83 (2) (c), 84 (1), 85,
7	87 (3) (c) 1. and 2. and 98 (1), (2) (b) and (3); <i>to repeal and recreate</i> joint rule
8	52 (1) (a); and <i>to create</i> joint rules 35; relating to : the joint rules.

Analysis by the Legislative Reference Bureau

This joint resolution makes various changes to the joint rules. The joint resolution:

1. Deletes a requirement for legislative documents other than stationery to be given to the contract printer for printing, permits reproduction rather than printing of legislative documents and permits the reproduction of additional copies of legislative documents to be authorized by the chief clerks of the houses, rather than by the committee on organization of each house as currently provided.

2. Deletes the requirement that notations of legislative action be made on the jackets of proposals, thereby permitting this record-keeping function to be prepared electronically.

3. Continues the requirement for a bulletin of proceedings, but deletes the requirements that it be published in 4 volumes and that it be published weekly.

4. Permits the document numbers of floor amendments to be distinguished from the document numbers of other amendments.

5. Requires the chief clerks to assign an enrolled joint resolution number to any joint resolution amending the constitution and permits them to assign such an

enrolled number to any other joint resolution. The resolution requires all joint resolutions that are assigned an enrolled joint resolution number to be printed in the session laws. Currently, all joint resolutions relating to constitutional amendments, advisory referenda, memorials, investigations and studies must be printed in the session laws.

6. Permits the use of facsimile signatures by legislative officers who are required to sign resolutions of more than one copy, rather than more than 10 copies, as currently provided.

7. Provides that all officers required by assembly rule, rather than just the speaker, must approve the meetings of committees outside of Madison.

1	Resolved by the assembly, the senate concurring, That:
2	SECTION 1. Joint rule chapter 7 (title) is amended to read:
3	Chapter 7:
4	PRINTING REPRODUCTION OF PROPOSALS
5	SECTION 2. Joint rule 14 is amended to read:
6	Joint Rule 14. (title) Printing for the legislature <u>Reproduction of</u>
7	legislative documents. (1) As provided by section 25 of article IV of the
8	constitution, all <u>All</u> stationery and other printing purchased for the legislature shall
9	be let by contract to the lowest responsible bidder.
10	(2) Each house of the legislature may have such publications and other matter
11	printed <u>reproduced</u> in the manner provided by the rules of each house or the joint
12	rules. In addition, the legislature or either house thereof may provide by rule, and
13	the joint committee on legislative organization may provide by motion with the ayes
14	and noes recorded in its minutes, for printing reproduction of materials for the
15	legislature in any form, manner or amount which in the judgment of the legislature,
16	the house or the joint committee best serves the interests of the people of the state,
17	except that where there is a contract for printing reproduction with which such

printing reproduction would conflict, the contract shall continue to govern until it
 expires.

3 (3) For any legislative document <u>originating in one house of the legislature and</u>
4 <u>to be reproduced for both houses of the legislature</u>, the joint committee on legislative
5 organization shall determine the number of copies routinely to be <u>printed reproduced</u>
6 <u>unless otherwise provided by law or joint rule or resolution but the committee on</u>
7 organization of the house in which the document originated <u>chief clerks of the senate</u>
8 <u>and assembly, acting jointly, may authorize the printing reproduction</u> of additional
9 copies if warranted by the anticipated requests.

10 **SECTION 3.** Joint rule 32 (1) (intro.) and (i) are amended to read:

Joint Rule 32 (1) (intro.) The chief clerk of each house shall supervise the notation entry of actions by that house upon the jacket envelope of in the history file for any bill, joint resolution or resolution. The chief clerk of each house shall include the history entries in the jacket envelope before submitting the jacket to the chief clerk of the other house. The notations entries shall include the following:

- (i) The date and authorizing chief clerk of <u>for</u> any <u>reproduction of a proposal</u>
 <u>with all adopted amendments</u> engrossed <u>printing of the proposal therein</u> or of any
 major amendment thereto as authorized by joint rule 63.
- 19 SECTION 4. Joint rule 32 (2) is repealed.
- 20 **SECTION 5.** Joint rule 34 is amended to read:

Joint Rule 34. **Submittal of enrolled bills to governor.** After the enrolled bill has been signed by the appropriate officer or officers certifying to its passage, it shall be presented, as provided in the session schedule, by the chief clerk of the house in which it originated to the office of the governor for approval. The bill shall be accompanied by a transcript of the notations on the bill envelope, certified as correct
 by the chief clerk of the house in which the bill originated.

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SECTION 6. Joint rule 35 is created to read:

Joint Rule 35. Assignment of enrolled joint resolution numbers. The
chief clerk shall assign an enrolled joint resolution number to any joint resolution
amending the constitution and may assign an enrolled joint resolution number to
any other joint resolution if the joint resolution originated in the chief clerk's house.
SECTION 7. Joint rule 41 (3) (a) to (g) are amended to read:

9 Joint Rule 41 (3) (a) The joint committee on finance by the approval of a 10 majority of its members, or either cochairperson of the committee, may request from 11 the legislative fiscal bureau, or through the department of administration from an 12appropriate state agency, a supplemental fiscal estimate on any bill or on a bill as 13 affected by any proposed amendment or proposed substitute amendment if the 14committee or cochairperson believes that the fiscal estimate on the bill, or on the bill 15as affected by the proposed amendment, would be substantially different from the 16 fiscal estimate on the original bill. A supplemental fiscal estimate prepared under 17this paragraph shall be submitted to the legislative reference bureau for printing 18 reproduction and insertion in the bill jacket envelope.

(b) At the request of a bill's primary author, the presiding officer of either house may request through the department of administration from an appropriate state agency a supplemental fiscal estimate on any bill, or on a bill as affected by any proposed amendment or proposed substitute amendment, if the presiding officer believes that the fiscal estimate on the bill, or on the bill as affected by the proposed amendment, would be substantially different from the fiscal estimate on the original bill. Unless otherwise determined by the house in which the bill may be placed on

calendar, failure to receive a supplemental fiscal estimate requested under this paragraph on a bill which already has one or more original fiscal estimates shall not delay consideration of the bill. A supplemental fiscal estimate prepared under this paragraph shall be submitted to the legislative reference bureau for printing <u>reproduction</u> and insertion in the bill jacket envelope.

6 (c) The department of administration may submit a supplemental fiscal 7 estimate to the legislative reference bureau for printing reproduction and insertion 8 in the bill jacket envelope if the department disagrees with a fiscal estimate prepared 9 by a state agency.

10 (d) In addition to the original estimates prepared by state agencies, the 11 department of administration shall, if appropriate, submit to the legislative 12 reference bureau for review by the requester under joint rule 48 and for printing 13 <u>reproduction</u> and insertion in the bill jacket envelope, a consolidated fiscal estimate 14 summarizing all original fiscal estimates prepared by state agencies relating to a 15 specific bill.

(e) Any state agency may submit to the department of administration for
submission to the legislative reference bureau for review by the primary author of
an introduced bill under joint rule 48 and for printing reproduction and insertion in
the bill jacket envelope an updated fiscal estimate supplementing the original
estimate on any bill if the agency has available better or more current information.

(f) The legislative fiscal bureau or the department of administration shall, if
requested under joint rule 48 (3), prepare a supplemental fiscal estimate. If a
supplemental fiscal estimate is requested the fiscal bureau or the department shall
submit the prepared supplemental fiscal estimate to the legislative reference bureau
for printing reproduction and insertion in the bill jacket envelope.

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(g) A state agency shall submit any fiscal estimate requested under joint rule 1 2 48 (2) to the department of administration for submission to the legislative reference 3 bureau for review by the primary author under joint rule 48 and for printing 4 reproduction and insertion in the bill jacket envelope. 5 **SECTION 8.** Joint rule 42 (2) is amended to read: 6 Joint Rule 42 (2) The name of the state agency preparing the estimate, and the 7 date, shall be reproduced at the end of the printed estimate. The original copy of the 8 estimate shall also carry the signature of <u>be signed by</u> a responsible official of the 9 agency. 10 **SECTION 9.** Joint rule 44 (title), (1) and (2) (a) are amended to read: 11 Joint Rule 44. (title) Bill jackets to be marked display "FE". (1) The jackets of all bills carrying a fiscal estimate shall have the initials "FE" prominently 1213 stamped or written displayed on them. 14(2) (a) The preliminary determination of whether the bill requires a fiscal 15estimate shall be made by the legislative reference bureau which shall indicate that 16 a bill requires a fiscal estimate by stamping or writing the letters displaying "FE" 17prominently on the jacket. **SECTION 10.** Joint rule 45 (2) and (3) are amended to read: 18 19 Joint Rule 45 (2) If the fiscal estimate is procured before the bill is introduced, 20the legislative reference bureau shall submit a copy of the estimate to the requester. 21If the requester desires to introduce the bill, the reference bureau shall attach place 22the estimate and any worksheet to the camera-ready original of the at the end of the 23bill or in the jacket envelope, and prepare the bill for introduction. The fiscal $\mathbf{24}$ estimate and any worksheet shall be printed reproduced at the end of the bill or as 25an appendix as are amendments. If the fiscal estimate is procured after the bill has

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been introduced the legislative reference bureau shall submit a copy of the estimate
 and any worksheet to the primary author of the introduced bill as provided under
 joint rule 48.

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4 (3) The chief clerk shall enter on the bill jacket in the history file for a bill the 5 dates when a fiscal estimate on an original bill is requested and published, when a 6 fiscal estimate on any bill as amended or as amended by any proposed amendment 7 or substitute amendment is requested and published, when a supplemental fiscal 8 estimate is requested and published and when a memorandum under joint rule 47 9 is inserted in the bill jacket. If a fiscal estimate is requested after the bill is 10 introduced, the chief clerk shall enter in the history file for the bill the dates when 11 a fiscal estimate on an original bill is requested, when a fiscal estimate on any bill 12as amended or as amended by any proposed amendment or substitute amendment 13 is requested, and when a supplemental fiscal estimate is requested.

SECTION 11. Joint rule 46 (2) and (4) are amended to read:

Joint Rule 46 (2) The state agency shall prepare an original typed copy of the estimate and of any worksheet suitable for photo reproduction and such copies as specified by the department of administration. It shall return the estimate and any worksheet and the bill within 5 working days to the department of administration unless the department of administration, under joint rule 42 (3), extends the period for the preparation of the estimate. The department of administration shall notify the state agency of any bill not returned within the deadline.

(4) The department of administration shall, when requested under joint rule
48 (3), prepare a supplemental fiscal estimate, and shall submit the supplemental
fiscal estimate to the legislative reference bureau for printing reproduction and
insertion in the bill jacket envelope.

SECTION 12. Joint rule 48 (1) and (4) are amended to read: 1 $\mathbf{2}$ Joint Rule 48 (1) On the 6th working day after the legislative reference bureau 3 submits a copy of a fiscal estimate for an introduced bill to the primary author, the bureau shall forward copies of the fiscal estimate and any worksheet to the 4 5 legislative fiscal bureau and to the chief clerk of the house of origin to be inserted in 6 the bill jacket envelope and shall forthwith cause the original, signed copy of the 7 estimate and any worksheet to be printed reproduced as are amendments. 8 (4) During the 5-day period under sub. (1), the primary author of an introduced 9 bill may request that the agency which prepared the fiscal estimate rewrite its fiscal 10 estimate. If the agency agrees to rewrite the estimate and the primary author agrees 11 to a delay in the publication of the fiscal estimate, the agency shall immediately notify the department of administration and the legislative reference bureau and the 12rewritten fiscal estimate, notwithstanding sub. (1), shall be the only original 1314 estimate printed reproduced and inserted in the bill jacket envelope, but both the 15rewritten and the initial fiscal estimate shall be retained by the legislative reference 16 bureau. 17**SECTION 13.** Joint rule 52 (1) (intro.) is amended to read: 18 Joint Rule 52 (1) (intro.) The title of all bills shall state, in the fewest words 19 practicable, the subject to which the bill relates and shall be drawn up in one of the 20following forms or a form similar to one of the following forms: 21**SECTION 14.** Joint rule 52 (1) (a) is repealed and recreated to read: 22Joint Rule 52 (1) (a) AN ACT to repeal....; to renumber....; to consolidate and renumber....; to renumber and amend....; to consolidate, renumber and 23amend....; to amend....; to repeal and recreate....; and to create.... of the 24

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1 statutes; and to affect 19. laws, chapter..., section.... [to 1981] and 19. Wisconsin $\mathbf{2}$ Act.... [starting 1983], section....; relating to: 3 **SECTION 15.** Joint rule 52 (1) (b) and (e) and (7) are amended to read: 4 Joint Rule 52 (1) (b) AN ACT to relating to: (authorize, provide authorizing, 5 providing, etc.) 6 (e) Executive budget bills under section 16.47 (1) of the statutes, bills proposing 7 bulk revision of one or more entire chapters of the statutes, reconciliation bills 8 introduced by the committee on organization of either house and revisor's correction 9 and revision bills shall not be subject to the requirements of pars. (a) to (d), and 10 instead may use a descriptive title similar to the following example: "AN ACT to 11 amend and revise chapter... and to make diverse other changes in the statutes, 12relating to; relating to:....". (7) Except as necessary to revise the relating clause of the affected bill, joint 13 14 resolution, resolution or substitute amendment, an amendment may not change the 15title of the proposal. When a substitute amendment or proposal is printed reproduced with all adopted amendments engrossed therein, or when the proposal 16

17 is enrolled after passage and concurrence, the legislative reference bureau shall 18 make the required changes in the title so that the title correctly lists all sections 19 affected by the proposal.

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SECTION 16. Joint rule 53 (1) (intro.) and (2) (a) are amended to read:

Joint Rule 53 (1) (intro.) It is the policy of this state that law of continuing application shall be incorporated into the statutes. The assignment of statute numbering to any part of a bill shall be deemed indicative of a legislative intent that this text be printed in incorporated into the statutes. 1997 – 1998 Legislature – 10 –

1 (2) (a) An increase or decrease in the amount of an existing sum certain 2 appropriation, but the dollar amount by which the existing appropriation is 3 increased or decreased shall be reflected in the appropriation total as shown in the 4 printed statutes in the schedule under section 20.005 (3) of the statutes.

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SECTION 17. Joint rule 54 (2) and (3) are amended to read:

Joint Rule 54 (2) The legislative reference bureau shall provide to the
authorizing legislator or state agency 6 <u>4</u> copies of each approved proposal or <u>and 6</u>
<u>copies of each approved</u> amendment. One copy shall be for the use of the requester.
The other 5 copies shall, if a proposal, be inserted in the jacket envelope or, if a
substitute amendment or amendment, be fastened together with cover sheets that
identify the "jacket copy" and the "LRB-file copy" <u>attached to an amendment jacket</u>.

(3) (a) Jacket envelopes for proposals, and cover sheets <u>amendment jackets</u> for
substitute amendments and amendments, shall be <u>imprinted in identified by</u> red for
proposals, substitute amendments and amendments introduced in the senate, and
shall be <u>imprinted in identified by</u> black for those introduced in the assembly.

16 (b) Each cover sheet amendment jacket shall contain blanks to identify the 17 substitute amendment or amendment by number, to list the date of introduction and 18 to enter the name or names of the member, members or committee that offered the 19 substitute amendment or amendment. Each cover sheet amendment jacket shall 20 allow sufficient space to add, if appropriate, the name of the individual or 21 organization requesting the introduction.

(c) Each jacket envelope shall be large enough to hold the papers pertaining to
the proposal without such papers being folded. The outside of each jacket shall be
imprinted with blanks to identify the proposal by number, a field to display the title
and other introductory information of the proposal, and ruled columns to receive the

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notations of the chief clerk. The jacket envelopes for bills and joint resolutions shall
 provide the ruled columns for chief clerk's notations, head to head, both on the front
 and back of the jacket envelope.

4 SECTION 18. Joint rule 56 (1) is amended to read:
5 Joint Rule 56 (1) The chief clerks and the legislative reference bureau shall
6 correct all minor clerical errors found in any bill, resolution or amendment thereto.
7 Any correction under this rule shall be noted entered by the chief clerk on the

8 proposal's jacket envelope and entered in the journal <u>history file for the proposal</u> of
9 the house having possession of the proposal.

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SECTION 19. Joint rule 59 is amended to read:

11 Joint Rule 59. Explanative notes. In addition to such notes as are required 12by law or joint rule, explanative notes may be included in executive budget bills, in 13 revision and correction bills prepared by the revisor of statutes, in reconciliation bills 14introduced by the organization committee on organization of either house and in 15bills, joint resolutions or resolutions introduced and in substitute amendments or 16 amendments offered by the joint legislative council or its law revision committee, at 17the request of the judicial council and by or at the request of any other official interim 18 study or investigative group. Such notes shall be prepared by the requester, shall 19 be factual in nature, shall be as brief as may be and, where feasible, shall follow the 20 section of the measure to which they relate. Notes shall appear in the original 21printed reproduced version of the measure only, and shall not appear in the 22Wisconsin Acts, session law volumes or statutes unless the revisor determines that 23printing including them is essential. Such notes constitute no part of the proposed 24act.

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SECTION 20. Joint rule 62 is amended to read:

1	Joint Rule 62. (title) Number of copies printed. (1) The joint committee on
2	legislative organization shall determine the number of copies of each bill, joint
3	resolution or resolution and amendments thereto which shall be printed <u>reproduced</u>
4	on a routine basis <u>unless otherwise provided by joint resolution</u> .
5	(2) Additional copies of a legislative proposal may be procured by the house in
6	which the measure originated, as provided in the rules of the house or upon
7	authorization by the committee on organization <u>or chief clerk</u> of that house or upon
8	the passage by roll call vote of a motion setting forth the number of copies needed to
9	satisfy anticipated requests. Such motions shall be privileged.
10	SECTION 21. Joint rule 63 is amended to read:
11	Joint Rule 63. (title) Printing Reproduction of engrossed measures.
12	Upon the finding by the chief clerk of either house that a bill, joint resolution,
13	resolution or major amendment thereto has been amended in the house of origin to
14	a considerable degree, the chief clerk may instruct the legislative reference bureau
15	to prepare and have printed <u>reproduced</u> an engrossed copy of the measure. In
16	preparing engrossed copy for a bill, joint resolution or resolution the legislative
17	reference bureau shall, if time permits, provide it with a revised analysis. Upon
18	receipt from the legislative reference bureau of the engrossed copy, the chief clerk
19	shall enter that fact on the jacket <u>in the history file for the measure</u>. Any subsequent
20	amendments to a measure ordered printed reproduced with all adopted amendments
21	engrossed <u>therein</u> shall be drafted to fit the printed <u>reproduced</u> engrossed text.
22	SECTION 22. Joint rule 64 (title) and (1) (intro.) are amended to read:
23	Joint Rule 64. (title) Type coding Display of text in amendatory
24	proposals and acts. (1) (intro.) Any proposal, substitute amendment or
25	amendment that proposes to amend an existing law or legislative rule, and any joint

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resolution that proposes to amend a section of the state constitution <u>or joint rules</u>,
shall display the full text of the unit of the law, rule or constitution that is being
amended, with any matter to be stricken out <u>printed displayed</u> with a line through
the matter, and any new matter <u>printed underscored displayed</u> with underscoring.
This requirement shall not apply to:

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SECTION 23. Joint rule 65 is amended to read:

Joint Rule 65. Inserting date of enactment and publication date of acts.
Before it delivers transmits the text of an act to the contract printer for reproduction,
the legislative reference bureau shall insert the act number, the date of enactment
as defined in section 35.095 (1) (a) of the statutes and the designated date of
publication in the text of the act.

12 SECTION 24. Joint rule 66 is amended to read:

Joint Rule 66. (title) **Printing of enrolled Enrolled joint resolutions.** (1) All joint resolutions relating to amendments to the U.S. constitution or to the state constitution, advisory referenda, memorials to deceased or retired members and state officers and investigations and studies are declared important resolutions and assigned an enrolled joint resolution number under joint rule 35 shall upon adoption and concurrence be printed included in the session laws. Others may be printed included in the session laws if the joint resolution so directs.

- 20 (2) Whenever more than 10 copies one copy of a joint resolution are is to be
 21 distributed, facsimile signatures of the several officers required to sign such
 22 resolutions may be used.
- 23 SECTION 25. Joint rule 71 is amended to read:

Joint Rule 71. Legislative manuals. The chief clerk of each house shall
 prepare, and deliver transmit to the person in charge of printing in the department

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of administration, printer's <u>a</u> copy for <u>of</u> a manual of procedure which shall contain
such matter as the house determines and has been customarily included in such
manual. The person in charge of printing shall order the contract printer to prepare
and department shall deliver to each chief clerk as many copies as the chief clerks
require clerk requires. The chief clerks may prepare extracts of rules which have
been changed or created for insertion in existing manuals for use until the new issues
are available.

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SECTION 26. Joint rule 72 is amended to read:

Joint Rule 72. Daily calendars. Such quantity of daily calendars as ordered
by the chief clerk of each house shall be printed reproduced. The format of the
calendars shall for each house be as provided in the rules of that house or as directed
by the committee on organization of that house.

13 SECTION 27. Joint rule 73 (1) to (5) are amended to read:

Joint Rule 73 (1) The chief clerk of each house shall prepare and deliver to the
 contract printer immediately transmit for reproduction after the close of each daily
 session printer's copy of its daily journal.

17 (2) The journals shall contain a concise description of the business conducted 18 by each house. Any proposal shall be identified in the journal by number and relating 19 clause on introduction, when reported by the standing committee, when first 20 considered on any legislative day, or after significant business relating to another 21 subject has intervened. All other journal references to the proposal shall be by 22 number only. Either house may order any other of its proceedings printed <u>included</u> 23 in its journal.

24 (3) All executive messages to the legislature, except veto messages, shall be
 25 printed included in the senate journal only. Executive pardon communications or

reports, reports of the claims board under section 16.007 of the statutes and reports of lobbyist registrations required by section 13.685 (7) of the statutes shall be printed included in the senate journal. The report of a joint committee shall be printed included in the journal of the house in which the resolution or act creating the committee originated. Joint resolutions and amendments to bills and joint resolutions shall not be printed included in the journal except as required by section 1 of article XII of the constitution.

8 (4) The presiding officer of each house shall cause notice of receipt of any 9 proposed administrative rule under section 227.19 of the statutes to be printed 10 <u>included</u> in the journal of the house, together with a notice of the standing committee 11 to which the proposed rule is referred and the date of referral. The presiding officer 12 shall cause a similar notice to be <u>printed included</u> whenever a proposed rule is 13 withdrawn.

14 (5) Copies of the daily journal of each house shall be printed reproduced and
 15 delivered on the morning of the business day next following the session whose
 16 proceedings are printed reproduced.

17 SECTION 28. Joint rule 73 (6) is repealed.

18 SECTION 29. Joint rule 74 (1) and (2) (intro.) and (f) are amended to read:

Joint Rule 74 (1) Within 60 days next following the close of any session of the legislature, the chief clerk of each house shall prepare and deliver to the contract printer printer's copy the matter for its daily journal, which is required by the order of such house to be printed included therein; and printer's copy of any other matter, not already printed included in either journal, which is required to be printed included by joint action of the legislature, shall be prepared and delivered transmitted by the chief clerk of the house in which such action originated. 1997 – 1998 Legislature – 16 –

1	(2) (intro.) One hundred copies shall be printed reproduced and bound. The
2	journals for both houses shall be bound in cloth. The journals of regular,
3	extraordinary and special sessions may be bound together in the same volumes if the
4	extraordinary or special session is called before the journals of the regular sessions
5	have been bound; if not so bound the journals of both houses for the extraordinary
6	or special session shall be bound together. Distribution of such copies shall be as
7	follows:
8	(f) The remaining <u>printed</u> <u>reproduced</u> and bound copies to be distributed by the
9	department of administration at the department's discretion, upon application to the
10	department.
11	SECTION 30. Joint rule $75(1)$ is amended to read:
12	Joint Rule 75 (1) The chief clerk of each house shall, before the beginning of
13	each week, prepare and have printed <u>reproduced</u> a schedule of committee activities
14	scheduled for such week by Monday noon of the preceding week.
15	SECTION 31. Joint rule 76 is amended to read:
16	Joint Rule 76. (title) Weekly bulletins Bulletins of senate and assembly
17	proceedings. (1) As soon as possible after the close of the last session of each week,
18	beginning with <u>After</u> the 3rd week of the biennial session, there shall be published
19	a 4-volume <u>at convenient intervals a</u> "Bulletin of Proceedings". Volume I, "Senate",
20	and volume III, "Assembly", <u>The senate and assembly parts</u> shall each be published
21	under the direction of the respective chief clerk ; volume IV, "Index", and the index
22	<u>part</u> shall be published as provided in joint rule 77 ; and volume II, "Administrative
23	Rules", shall be published as provided in joint rule 78. Volumes I and III. The senate
24	and assembly parts shall each contain a directory of the officers, members and
25	committees of the legislature. Each volume <u>The senate and assembly parts</u> shall

contain the complete history of legislative action on the bills, joint resolutions,
 resolutions and petitions originating in that house; in addition, volume I the senate
 part shall contain the history of senate action on gubernatorial nominations for
 appointment.

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(2) The chief clerk of each house shall supervise the completion of an up-to-date record of the actions by that house on all bills, and joint resolutions and proposed administrative rules and of the actions on resolutions originating in that house. The chief clerk shall deliver a camera-ready copy of this publish the record for all measures originating in that house to the contract printer as soon as completed.

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SECTION 32. Joint rule 77 (intro.) is amended to read:

Joint Rule 77. (title) Weekly index volume of Index to bulletin of proceedings. (intro.) The index volume of to the weekly bulletin of proceedings shall be prepared by the legislative reference bureau. The volume index shall contain:

SECTION 33. Joint rule 77 (4) is amended to read:

Joint Rule 77 (4) A subject index to the legislative journals, which includes an
 alphabetical index by name to lobbyists' principals and an alphabetical list of the
 names of registered lobbyists and, in conjunction with each name, the principals
 represented by each lobbyist.

20 SECTION 34. Joint rule 77 (5) and (6) are repealed.

21 **SECTION 35.** Joint rule 78 is amended to read:

Joint Rule 78. (title) Weekly bulletin <u>Bulletin</u> and index to actions concerning proposed administrative rules. The administrative rules volume of the weekly bulletin of proceedings shall be prepared jointly by the chief clerks of the 2 houses, the legislative council staff and the legislative reference bureau. The

volume bulletin shall contain a history of each transaction affecting a proposed 1 2 administrative rule received under section 227.15 (1) of the statutes, prepared by the 3 chief clerk of each house. It shall also contain a subject index, and an author index 4 by agency of any proposed administrative rule received under section 227.15 (1) of 5 the statutes, prepared by the legislative reference bureau. Whenever the other 6 volumes of the bulletin of proceedings are not published on a weekly basis, a A 7 replacement or supplement to the administrative rules volume bulletin shall be 8 published at least once every 4 weeks month. 9 **SECTION 36.** Joint rule 79 (1) and (5) are amended to read: 10 Joint Rule 79 (1) DRAFTING REQUESTS. The legislative reference bureau shall 11 number all drafting requests received by it in a continuing sequence throughout each 12legislative biennium. Separate sequences may be used to distinguish proposals. 13 substitute amendments, simple amendments to proposals other than the budget bill, 14floor amendments to proposals, and drafts for incorporation into the budget bill or 15any amendments thereto. (5) BULLETIN OF PROCEEDINGS. The history of legislative action on all measures 16 17offered in special sessions shall be published in a single chapter for each special session, at the end of the senate and assembly volumes parts of the bulletin of 18 proceedings. In the subject and author indexes of the index volume to the bulletin 19 20of proceedings, special session legislation shall be indexed, together with regular 21session legislation, into a single subject-and author-heading sequence. 22**SECTION 37.** Joint rule 81 (1) (intro.) and (2) (c) are amended to read: 23Joint Rule 81 (1) (intro.) Under section 1 of article XIII of the constitution, each $\mathbf{24}$ Each biennial session period begins and ends on the first Monday in January of the

25 odd-numbered year, as follows:

1	(2) (c) Following the official call of any special or extraordinary session, the joint
2	committee on employment relations or on legislative organization, the committees
3	on organization in each house, and any committee of either house so authorized
4	under the rules thereof, may offer for introduction proposals germane to the call, and
5	such proposals may be numbered, referred to committee and printed <u>reproduced</u> in
6	advance of the special or extraordinary session under the customary procedures of
7	each house.
8	SECTION 38. Joint rule 83 (2) (c) is amended to read:
9	Joint Rule 83 (2) (c) The chief clerk of each house shall receive, number and
10	cause to be printed <u>reproduced</u> all original proposals offered in compliance with par.
11	(a), but no such proposal may be printed <u>reproduced</u> until it has been referred under
12	par. (b). The chief clerk of each house shall similarly receive, number, cause to be
13	printed reproduced, and forward to the appropriate committee, all amendments and
14	substitute amendments received under par. (a).
15	SECTION 39. Joint rule 84 (1) is amended to read:
16	Joint Rule 84 (1) MEETINGS. Meet, on call of the chairperson, in the capitol. As
17	authorized by section 13.123 (3) (a) of the statutes, any committee may, with the prior
18	consent of the committee on senate organization in the case of senate committees or
19	of the speaker <u>all of the officers required by assembly rule</u> in the case of assembly
20	committees, meet at such other locations throughout this state as the chairperson
21	shall announce. Each committee meeting shall be given due public notice. No such
22	committee may schedule an executive session outside the capitol unless such
23	executive session is held in conjunction with a public meeting of the committee.
24	SECTION 40. Joint rule 85 is amended to read:

1	Joint Rule 85. Reimbursement for expenses. For any day on which a
2	member of the legislature is in Madison on legislative business pursuant to section
3	13.123 (1) of the statutes or attends a legislative committee meeting in Madison, such
4	member shall be reimbursed the per diem provided in section 13.123 (1) (a) of the
5	statutes. Any legislator who attends a committee meeting outside Madison
6	authorized under joint rule 84 (1) shall be reimbursed for the actual and necessary
7	expenses incurred in attending such committee meeting as provided by section
8	13.123 (2) (3) of the statutes, or for the round-trip cost of traveling to such meeting
9	from Madison.
10	SECTION 41. Joint rule 87 (3) (c) 1. and 2. are amended to read:
11	Joint Rule 87 (3) (c) 1. A complete edition, cumulative through the recess date
12	of each floor period including the veto review session, to be published as
13	expeditiously as possible after each such date. When the chief clerk of the senate,
14	the chief clerk of the assembly and the chief of the legislative reference bureau
15	conclude that such edition will not be superseded by a new complete edition for at
16	least 3 weeks, they may jointly direct that the number of bulletins printed
17	reproduced for such edition be increased to the number necessary to satisfy the
18	anticipated demand during the period of the edition's anticipated life span.
19	2. Supplements to any complete cumulative edition issued under subd. 1., to

be published biweekly or at other convenient weekly intervals determined by the
amount of new information to be published. The content of any supplement edition
may be limited to the updating of certain parts of the bulletin of proceedings.

23 **SECTION 42.** Joint rule 98 (1), (2) (b) and (3) are amended to read:

24Joint Rule 98 (1) Within one week after the adoption and concurrence of any25joint resolution significantly changing the joint rules, the chief clerk of the house of

origin shall direct the printing reproduction of a new pamphlet incorporating the
entire text of the joint rules as affected by that joint resolution unless, in the
judgment of the president of the senate and the speaker of the assembly, additional
rule changes may soon be agreed to by the 2 houses.

- 5 (2) (b) Each pamphlet edition shall contain a revised table of contents and index
 6 prepared by the legislative reference bureau and shall be printed under the class 1
 7 contract for printing of legislative bills.
- 8 (3) The chief clerk of each house shall supervise the book printing reproduction
 9 of the joint rules for insertion into the assembly and senate manuals.
- 10

(END)