## PROPOSED AMENDMENTS TO HOUSE RULE 508 AND JOINT RULE 203

SECTION 1. AMENDMENT. House Rule 508 is amended:
508. REPORTING OF MEASURES. Except for an appropriations bill, a resolution
proposing an amendment to the Constitution of the United States or the Constitution of North
Dakota, or a resolution directing an interim study by the Legislative Council, no House bill or
resolution may be held in a committee for more than thirty legislative days after it is referred to
the committee, unless an extension of time is granted by the House. Except for a resolution
directing an interim study by the Legislative Council or proposing an amendment to the
Constitution of the United States or the Constitution of North Dakota, all House bills and
resolutions must be reported back to the House no later than the thirty-first legislative day. A
resolution directing an interim study by the Legislative Council or proposing an amendment to
the Constitution of the United States or the Constitution of North Dakota must be reported back
to the House no later than the thirty-seventh legislative day. A bill or resolution not reported
back as required by this rule must automatically be placed on the calendar without
recommendation. Senate bills and resolutions must be reported back to the House by the
fifty-fifth legislative day.
SECTION 2. AMENDMENT. Joint Rule 203 is amended:
203. LIMITATION ON MESSAGING OF MEASURES - CROSSOVER DAYS.
1. A bill that has passed one house may not be sent to the other house for
concurrence after the thirty-third legislative day, except a bill approved for
introduction after the deadline for introduction of bills.
2. A resolution that has passed one house may not be sent to the other house for
concurrence after the fortieth legislative day, except a resolution approved for

**NOTE:** This proposed "rules amendment" is presented without any proposed change in order to provide a vehicle for discussion purposes. This is in response to a suggestion that it may be helpful to examine the deadlines for getting resolutions out of the Constitutional Revision Committee because deadlines were established when that committee was a joint committee of the House and Senate.

introduction after the deadline for introduction of that type of resolution.

Until 1983 the deadline for introducing resolutions proposing constitutional amendments was the 33rd legislative day and the deadline for reporting these resolutions out of committee was the 44th legislative day. In 1983 constitutional amendments were separated into two categories--amendments to the United States Constitution and amendments to the Constitution of North Dakota; and the deadline for introducing resolutions proposing amendments to the state constitution was established as the 18th legislative day. In 1987 the deadline for introducing resolutions proposing amendments to the United States Constitution was established as the 34th legislative day; and in 1997 the deadline was established as the 31st legislative day. In 1997 the deadline for reporting resolutions proposing amendments to the United States Constitution and the state constitution was established as the 37th legislative day. In 2001 the deadlines for introducing constitutional amendments were reversed--the deadline for introducing amendments to the state constitution was established as the 31st legislative day and the deadline for introducing amendments to the United States Constitution was established as the 18th legislative day.

A timeline showing the various deadlines established in the rules is attached.