By Senator Hill

1-1731-03 See HCR 1523 Senate Concurrent Resolution No. __ 1 2 A concurrent resolution renumbering current Joint Rule 8 and creating a new Joint Rule 8 of 3 4 the Joint Rules of the Legislature relating to 5 review of exemptions from sales and use tax and exclusions of sales of services from such 6 7 taxation. 8 9 Be It Resolved by the Senate of the State of Florida, the 10 House of Representatives Concurring: 11 That current Joint Rule 8 of the Joint Rules of the 12 Legislature is renumbered as Joint Rule 9 and a new Joint Rule 13 8 is created to read: 14 15 16 JOINT RULE EIGHT 17 SALES AND USE TAX REVIEW; EXEMPTIONS AND EXCLUSIONS 18 19 8.1--Review of Sales and Use Tax Exemptions and 20 Exclusions 21 Every 5 years beginning in 2005, each house of the 22 Legislature shall review the retention, modification, or repeal of exemptions to the sales and use tax and all 23 exclusions of sales of services from such taxation. Each house 24 25 of the Legislature must introduce committee bills presenting for retention, modification, or repeal all sales and use tax 26 27 exemptions and may introduce committee bills imposing tax on 28 sales of services. Each bill so introduced must be submitted to a vote of the members of each house of the Legislature 29 30 during the session in which introduced. Each committee reviewing sales and use tax exemptions and exclusions of sales of services from such taxation may hold meetings to consider bills proposed by the committee under this rule. Not less than 7 days prior to a meeting of a committee to consider its proposed bills, a notice of the meeting, stating the proposed bills to be considered and the date, time, and place of the meeting, shall be filed with the Secretary of the Senate for bills proposed in the Senate and with the Clerk of the House of Representatives for bills proposed in the House. The Secretary or the Clerk shall distribute notice to the Legislature and the public, consistent with the rules and policies of the respective house.

JOINT RULE NINE EIGHT CONTINUING EXISTENCE OF JOINT RULES

9.1 8.1--Continuing Existence of Joint Rules
All joint rules adopted by concurrent resolution, and
amendments thereto, shall continue in effect from session to
session or Legislature to Legislature until repealed by
concurrent resolution.