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#### House Concurrent Resolution

A concurrent resolution renumbering current Joint Rule 8 and creating a new Joint Rule 8 of the Joint Rules of the Legislature relating to duties of the Joint Legislative Sales and Use Tax Exemption and Exclusion Review Committee.

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Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

That current Joint Rule 8 of the Joint Rules of the Legislature is renumbered as Joint Rule 9 and a new Joint Rule 8 is created to read:

#### JOINT RULE EIGHT

# JOINT LEGISLATIVE SALES AND USE TAX EXEMPTION AND EXCLUSION REVIEW COMMITTEE

#### 8.1--Filing and Introduction of Committee Bills

At the regular session following submission of each annual report to the President of the Senate and the Speaker of the House of Representatives recommending the retention, modification, or repeal of exemptions from the general state sales and use tax or the imposition of such taxation on sales of services, the Joint Legislative Sales and Use Tax Exemption and Exclusion Review Committee must file for introduction in both houses of the Legislature bills presenting for retention, modification, or repeal those exemptions from the general state sales and use tax or imposition of such taxation on the sales of those services that were subject to the review and

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recommendations of the committee in the report submitted immediately prior to the session in which introduced. Each bill filed by the committee must be restricted to a single exemption from the general state sales and use tax or to the imposition of such taxation on a single service and must be submitted to a vote of the members of the house of the Legislature in which introduced no later than the eighth week of the session in which introduced, unless the substance of the bill has already been voted on by the members of the other house of the Legislature in another bill during that session and either passed or defeated. In addition, each bill filed by the committee that receives a majority vote in the house of the Legislature in which introduced must be submitted to a vote of the members of the other house of the Legislature during that session, unless the substance of the bill has already been voted on by the members of the other house of the Legislature in another bill during that session and either passed or defeated.

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### 8.2--Meetings to Consider Proposed Bills; Notice

The committee may hold meetings to consider bills proposed by the committee under this rule. Not less than 7 days prior to a meeting of the 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 when the chair is a Senator or with the Clerk of the House of Representatives when the chair is a Representative. The Secretary or the Clerk shall distribute notice to the Legislature and the public, consistent with the rules and policies of their respective houses.

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8.3--Proceedings Governing Consideration of Proposed Bills

All proceedings of the committee at which a proposed bill of the committee is considered shall be governed by the rules of the Senate when the chair is a Senator and by the rules of the House of Representatives when the chair is a Representative, except as otherwise provided in this rule.

## JOINT RULE <u>NINE</u> <del>EIGHT</del> CONTINUING EXISTENCE OF JOINT RULES

## 9.1 <del>8.1</del>--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.