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## **1995 ASSEMBLY RESOLUTION 3**

January 3, 1995 – Introduced by Representatives BLACK, BOCK, CARPENTER, NOTESTEIN, TRAVIS, RYBA, HUBER, BAUMGART, BALDUS, LA FAVE, R. POTTER, BALDWIN and BELL.

1 **To create** assembly rule 21m; relating to: prohibiting a member of the assembly from

being employed by a lobbyist or lobbying principal.

## Analysis by the Legislative Reference Bureau

This resolution creates a new assembly rule that a representative to the assembly may not be an employe of a lobbyist or lobbying principal or of an employer who receives substantial revenue from a lobbyist or lobbying principal.

3	Resolved by the assembly, That:
4	<b>SECTION 1.</b> Assembly rule 21m is created to read:
5	Assembly Rule 21m. Employment by lobbyist or principal. (1) In this rule,
6	"lobby ist" and lobbying "principal" have the meaning given in section $13.62\ (11)$ and
7	(12) of the statutes.
8	(2) A member of the assembly may not be an employe of a lobbyist or lobbying
9	principal.
10	(3) A member of the assembly may not be an employe of an employer who
11	receives substantial revenue from a lobbyist or lobbying principal.
12	(END)