

State of Misconsin 2001 - 2002 LEGISLATURE

## **2001 ASSEMBLY RESOLUTION 18**

February 19, 2001 – Introduced by Representatives CARPENTER, TURNER, LA FAVE and PLOUFF. Referred to Committee on Rules.

1	<i>To amend</i> assembly rule 39 (2) and assembly rule 53 (intro.); <b>relating to:</b> requiring
2	the legislative reference bureau to include delayed effective dates in certain
3	drafts.

## Analysis by the Legislative Reference Bureau

Assembly Rules 39 (2) and 53 (intro.): These rules are amended to require the legislative reference bureau to include a delayed effective date of at least one year in drafts of proposals that are for incorporation into the biennial budget bill and amendments to the biennial budget bill if the legislation would decrease the revenue or increase the cost of local governmental units.

4 **Resolved by the assembly, That:** 

5 **SECTION 1.** Assembly rule 39 (2) is amended to read:

- 6 ASSEMBLY RULE 39 (2) Any proposal <u>introduced or</u> offered for introduction shall
- 7 have been prepared by the legislative reference bureau and shall conform to the
- 8 legislative rules and laws governing form. <u>The legislative reference bureau shall</u>
- 9 <u>include a delayed effective date of at least one year in the draft of a proposal that is</u>

1	for incorporation into the biennial budget bill if the legislation would decrease the
2	revenue or increase the cost of local governmental units.
3	<b>SECTION 2.</b> Assembly rule 53 (intro.) is amended to read:
4	ASSEMBLY RULE 53. Drafting of amendments. (intro.) Except as authorized
5	in sub. (2), amendments shall be drafted by the legislative reference bureau before
6	being offered for consideration to the assembly, or to any committee by a person other
7	than a member thereof. No <u>The legislative reference bureau shall include a delayed</u>
8	effective date of at least one year in a draft of an amendment that is for incorporation
9	into or to the biennial budget bill if the legislation would decrease the revenue or
10	increase the cost of local governmental units. An amendment prepared by the
11	legislative reference bureau may <u>not</u> be received for consideration if changes have
12	been made in the 5-copy set prepared by the bureau. Amendments may be deposited
13	at the chief clerk's office on any day of the legislative session for the purpose of
14	allowing them to be provided <del>prior to <u>before</u> the 2nd reading stage for the proposals</del>
15	to which the amendments pertain.
16	(END)