

New Joint Rule (Joint Rule No. 9) provides that legislative approval of the minimum foundation program (MFP) formula adopted by BESE shall be by means of passage of concurrent resolution adopted by the same vote and, except for gubernatorial veto, according to the same procedures and formalities required for the enactment of a bill. Specifies that the adopted concurrent resolution contain, verbatim, the MFP formula adopted by BESE as submitted to the legislature, and requires such resolution to be introduced by no later than 6 p.m. of the 23rd calendar day of a regular session in an even-numbered year and specifies that the concurrent resolution shall be prefiled for consideration in a regular session in an odd-numbered year.

Existing Joint Rule (Joint Rule No. 20) restates the jurisdiction limitations placed on the legislature's plenary power to legislate in odd-numbered years by Const. Art. III, §2(A)(4)(b), which provides (1) for the limited and restricted fiscal-related subject matter; which allows (2) each member to introduce local and special matters which are required to be advertised, which have been properly advertised, and which are not prohibited local or special matters pursuant to the Const. Art. III, §12; and which allows (3) each member to prefile up to five other matters. Provides a list of joint resolutions, bills, and suspension resolutions which may be considered under each of the three jurisdiction limits of Const. Art. III, §2(A)(4)(b).

Prior Joint Rule provided that the resolution to approve the MFP formula was within the list of limited and restricted fiscal-related subject matters for regular sessions in odd-numbered years.

New Joint Rule removes the resolution to approve the MFP formula from the list of matters within the limited and restricted fiscal-related subject matters and provides that the resolution to approve the MFP is one of the five matters a member is required to prefile for consideration in a regular session in odd-number years.

Effective June 7, 2013.

(Adds Joint Rule No. 9 and No. 20(A)(93)(b)(x); Repeals Joint Rule No. 20(A)(1)(b)(iii))