Amendment - 2nd Reading/2nd House-tan - Requested by: Bob Keenan - (H) Committee of the Whole

68th	Legislature	Drafter: Jaret Coles, 406-444-4022	SJ0001.002.005
1		SENATE JOINT RESOLUTION NO. 1	
2			
3		INTRODUCED BY S. FITZPATRICK	
4		BY REQUEST OF THE JOINT RULES COMMITTEE	
5			
6	A JOINT RESOLUTION	N OF THE SENATE AND THE HOUSE OF REPRESENTATIV	/ES OF THE STATE OF
7	MONTANA ADOPTING	G THE JOINT LEGISLATIVE RULES.	
8			
9	NOW, THEREFORE, E	BE IT RESOLVED BY THE SENATE AND THE HOUSE OF R	EPRESENTATIVES OF
10	THE STATE OF MONT	ΓANA:	
11	That the follow	ring Joint Rules be adopted:	
12		JOINT RULES OF THE MONTANA	
13	SENATE AND HOUSE OF REPRESENTATIVES		
14		CHAPTER 1	
15		Legislator Remote Participation	
16	1-05. Definition	ons. As used in these joint rules, the following definitions apply	:
17	(1) "Member" r	means a member of the Senate or the House of Representativ	es for the 68th Legislature.
18	(2) "Participatiı	ng remotely", "remotely present", or "participate remotely" mea	ans participating by
19	telephone, teleconfere	nce, videoconference, or other means.	
20	(3) "Present" n	neans a member was either physically present and participatin	g in the session or
21	remotely present and p	participating in the session.	
22	1-40. Member	s physically present or remotely present by electronic me	ans. (1) The Senate and
23	the House may assem	ble, convene, and conduct the session with members being ei	ther physically present or
24	participating remotely.	A member is not permitted to participate remotely unless exclu	uded from physical
25	participation based on	a decision of the member's caucus leader pursuant to Joint Ro	ule 1-50.
26	(2) Subject to s	subsection (3), members who are permitted to participate remo	otely in the session:
27	(a) may vote o	n any question or other matter before the Senate or the House	e, including committees of
28	the Senate or the Hous	se:	



Amendment - 2nd Reading/2nd House-tan - Requested by: Bob Keenan - (H) Committee of the Whole

68th Legislature Drafter: Jaret Coles, 406-444-4022 SJ0001.002.005

- 1 Chief Clerk of the House by the end of the next legislative day following receipt of the notice. The Senate or
- 2 House shall vote on whether or not to uphold the objection. If the objection is upheld, the Secretary of the
- 3 Senate or the Chief Clerk of the House shall notify the Executive Director of the Legislative Services Division,
- 4 and the engrossing staff shall change the bill to remove the correction or corrections to which the objection was
- 5 made.

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 6 (4) For the purposes of this rule, "engrossing" means placing amendments in a bill.
- 7 **10-130. Bills -- sponsorship -- style -- format.** (1) A bill must be sponsored by a member of the 8 Legislature.
- 9 (2) A bill must be formatted electronically with numbered lines and:
- 10 (a) printed on paper with numbered lines;
- 11 (b) numbered at the foot of each page (except page 1);
- 12 (c) backed with a page of substantial material that includes spaces for notations for tracking the 13 progress of the bill; and
 - (d) introduced. Introduction constitutes the first reading of the bill.
 - (3) In a section amending an existing statute, matter to be stricken out must be indicated with a line through the words or part to be deleted, and new matter must be underlined.
 - (4) (a) Except as provided in subsection (4)(b), sections of the Montana Code Annotated repealed or amended in a bill must be stated in the title.
 - (b) (i) Sections of the Montana Code Annotated repealed or amended in a legislative referendum must be stated in the title unless the inclusion of those sections in the title would cause the title to cumulatively exceed a 100-word limit.
 - (ii) If the inclusion of sections of the Montana Code Annotated repealed or amended in a legislative referendum title would cause the title to cumulatively exceed 100 words, the title must include those sections that do not exceed the 100-word limit and include a reference to the total number of additional sections listed in the body of the bill that are excluded from the title due to the 100-word limit. Those additional sections excluded from the title must be listed in a section within the body of the bill after the enacting clause.
 - (5) Introduced bills must be posted online and may be reproduced on white paper and distributed to members.



Amendment - 2nd Reading/2nd House-tan - Requested by: Bob Keenan - (H) Committee of the Whole

68th Legislature Drafter: Jaret Coles, 406-444-4022 SJ0001.002.005

1 (6) A legal review note or analysis produced by the Legislative Services Division Legal Services Office
2 may not must be attached to an introduced bill or and posted on the Legislative Branch website unless
3 requested by the sponsor of the bill.

- (7) Prior to submitting legislation for introduction, the chief sponsor may add representatives and senators as cosponsors. A legislator may be added as a cosponsor by an in-person request, an electronic message, a phone communication, or a cosponsor form. If a printed cosponsor form is used, a legislator must sign or initial a cosponsor form supplied upon request by the Secretary of the Senate or the Chief Clerk of the House in order to be added as a cosponsor. A legislator may also sign on the front page of the legislation.
- (8) (a) Prior to submitting legislation to the Secretary of the Senate or the Chief Clerk of the House for introduction, the chief sponsor may add representatives and senators as cosponsors. A legislator shall sign the cosponsor form attached to the legislation in order to be added as a cosponsor.
- (b) After legislation is submitted for introduction but before the legislation returns from the first House or Senate committee, the chief sponsor may add or remove cosponsors by filing a cosponsor form with the Secretary of the Senate or the Chief Clerk of the House.
- **10-140. Voting on bills -- constitutional amendments.** (1) A bill may not become a law except by vote of the constitutionally required majority of all the members present and voting in each house (Montana Constitution, Art. V, Sec. 11(1)). On final passage, the vote must be taken by ayes and noes and the names of those voting entered on the journal (Montana Constitution, Art. V, Sec. 11(2)).
- (2) Any vote in one house on a bill proposing an amendment to The Constitution of the State of Montana under circumstances in which there exists the mathematical possibility of obtaining the necessary two-thirds vote of the Legislature will cause the bill to progress as though it had received the majority vote.
- (3) This rule does not prevent a committee from tabling a bill proposing an amendment to The Constitution of the State of Montana.
- **10-150. Recording and publication of voting.** (1) Every vote of each member on each substantive question in the Legislature, in any committee, or in Committee of the Whole must be recorded and made available to the public. On final passage of any bill or joint resolution, the vote must be taken by ayes and noes and the names entered on the journal.
- (2) (a) Roll call votes must be taken by ayes and noes and the names entered on the journal on

