GENERAL ASSEMBLY OF NORTH CAROLINA

EXTRA SESSION 1996

HOUSE RESOLUTION 1

Sponsors: Representatives Morgan; Aldridge, Dockham, Eddins, Pulley, and Watson.

Referred to:

February 21, 1996

1	A HOUSE R	ESOLUTION	ADOPTIN	IG THE I	PERMAN	VENT RULES	S OF THE	1996
2	EXTRA	SESSION	OF TH	E NOI	RTH C	CAROLINA	HOUSE	OF
3	REPRESE	NTATIVES.						
4	Be it resolved	by the House of	of Represer	ntatives:				
5	Sect	tion 1. The pe	ermanent ru	ules of the	e 1995 Re	egular Session	of the Hou	use of
6	Representative	es, with the fo	llowing an	endments	, are ado	pted as the pe	rmanent ru	les of
7	the 1996 Extra	Session:	-		·			
8	(1)	Notwithstar	nding Rule	27, the sta	anding co	mmittees of th	e House are	e:
9		a. Fina	nce; and		-			
10		b. Rule	s, Calendar	, and Ope	rations of	f the House.		
11	(2)	Notwithstar	nding Rule	31(a), all	bills and	resolutions sh	all be intro	duced
12		by submitti	ng same to	the Princi	pal Clerk	's office.		
13	(3)	Notwithstar	nding Rule	31(g), the	only reso	olutions that m	ay be intro	duced
14		or consider	ed in the H	ouse are 1	resolution	s adjourning t	he Extra Se	ession
15		sine die. A	ll bills sha	ll be exclu	uded from	n introduction	or conside	ration
16		in the Hous	e, other tha	in those re	equested b	by the Governe	or's Proclan	nation
17		dated Janua	ry 25, 199	6, conven	ing the E	Extra Session:	to enact ch	anges
18		to the Emp	loyment Se	curity La	w that we	ould implement	nt a zero ta	x rate
19		for all emp	oloyers with	th a posit	tive unen	nployment ins	surance tax	rate,
20		allow empl	oyers with	negative	tax rates	to qualify for	the zero ta	x rate
21		by prepayin	ng taxes, a	nd reduce	e the ass	igned rate for	new empl	oyers
22		from one an	nd eight-tei	nths perce	nt (1.8%)) to one and tw	vo-tenths pe	ercent

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1		(1.2%) and let those employers qualify sooner for a lower rate. Such
2		bill may also include provisions authorizing the Legislative Research
3		Commission to study issues relating to the State's Employment Security
4		Law, Chapter 96 of the General Statutes.
5	(4)	Notwithstanding Rule 31.1, all bills or resolutions must be introduced
6		not later than 2:00 p.m. on Wednesday, February 21, 1996.
7	(5)	Notwithstanding Rule 36, House bills and resolutions do not have to be
8		reported from the standing committee to which referred.
9	(6)	Notwithstanding Rule 36(a), when a standing committee reports a bill
10		with the recommendation that it be passed, the bill shall be placed on
11		the favorable calendar on the day designated by the Chair of the
12		Committee on Rules, Calendar, and Operations of the House, except
13		that in the absence of the Chair of the Committee on Rules, Calendar,
14		and Operations of the House, the Speaker may take such action, and
15		except that bills on the Public Consent Calendar shall be placed on the
16		favorable calendar as provided by Rule 40. In order to place a bill on
17		the calendar for a legislative day, notice shall be given orally in the
18		House, or notice shall be given in writing to the Principal Clerk.
19	(7)	Notwithstanding Rule 41:
20		a. The first reading and reference to a standing committee of a
21		House bill shall occur on the legislative day of its introduction.
22		The first reading and reference to a standing committee of a
23		Senate bill shall occur on the legislative day of its receipt on
24		messages from the Senate. Provided that, notwithstanding Rule
25		32 and Rule 38, if the Senate bill is identical to a House bill
26		already on the calendar, the Speaker may, after first reading,
27		place the Senate bill on the calendar. The Speaker shall give
28		notice at each subsequent reading whether it be the second or
29		third reading.
30		b. No bill shall be read more than once on the same day without the
31		concurrence of a majority of the members present and voting;
32		provided, no bill governed by Article II, Section 23 of the North
33		Carolina Constitution or described in Rule 20(a)(2) shall be read
34		twice on any one day in any circumstance.
35	(8)	Notwithstanding Rule 43.2, a Senate amendment to a bill originating in
36		the House shall be placed on the calendar for the legislative day on
37		which the House receives the Senate amendment.
38	(9)	Notwithstanding Rule 43.3(a), whenever the Senate has adopted a
39		committee substitute for a bill originating in the House, and has returned
40		the bill to the House for concurrence in that committee substitute, the
41		bill shall be placed on the calendar for the legislative day on which the
42		House receives that committee substitute.

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 (10) Notwithstanding Rule 44(d), a conference report shall be placed on the calendar for the legislative day of the report.
Sec. 2. This resolution is effective upon adoption.