SENATE CONCURRENT RESOLUTION NO. 1

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-FOURTH LEGISLATURE - FIRST SESSION

BY SENATOR CLAMAN

Introduced: 1/24/25

Referred: State Affairs, Judiciary

A RESOLUTION

- 1 Relating to the procedure that the Thirty-Fourth Alaska State Legislature will use to
- 2 reconsider bills and items vetoed by the governor.

3 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- 4 WHEREAS, on January 11, 1956, the Alaska Constitutional Convention Delegates
- 5 voted 39-12 to adopt an amendment proposed by Delegate Katherine Nordale that inserted
- 6 into the section that became art. II, sec. 16, Constitution of the State of Alaska, the word
- 7 "immediately" following "shall," thereby directing that the legislature "shall meet
- 8 immediately in joint session and reconsider passage of the vetoed bill or item"; and
- 9 **WHEREAS** the delegates stated that the purpose of inserting the word "immediately"
- in the section that became art. II, sec. 16, Constitution of the State of Alaska, was to direct the
- legislature to meet in joint session and provide that the house of origin cannot "sit on the bill
- and allow the veto to kill the bill"; and
- WHEREAS, during the First Regular Session of the First Alaska State Legislature in
- 14 1959, Senator Joseph Earl Cooper, chair of the Senate Rules Committee, reported that "both
- 15 the State Constitution and the Joint Rules directed the House and Senate to meet immediately
- upon receiving a veto message from the Governor"; and

WHEREAS, in response to the adoption of House Joint Resolution No. 11 by the
Alaska State Legislature in 1975, the voters of the state voted in 1976 to approve an
amendment to art. II, sec. 16, Constitution of the State of Alaska, further clarifying that
"[b]ills vetoed after adjournment of the first regular session of the legislature shall be
reconsidered by the legislature sitting as one body no later than the fifth day of the next
regular or special session," and "[b]ills vetoed after adjournment of the second regular session
shall be reconsidered by the legislature sitting as one body no later than the fifth day of a
special session of that legislature, if one is called"; and

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WHEREAS Alaska State Legislature Uniform Rule 45 recognizes that the language "shall meet immediately in joint session" under art. II, sec. 16, Constitution of the State of Alaska, requires that the bodies act "promptly," and also recognizes the five-day requirement approved by the voters in 1976; and

WHEREAS, in January 2024, during the Second Regular Session of the Thirty-Third Alaska State Legislature, members of the legislature reviewed the language in art. II, sec. 16, Constitution of the State of Alaska, that states "the legislature shall meet immediately in joint session and reconsider passage of the vetoed bill or item"; and

WHEREAS, without formally deciding whether the language "shall meet immediately in joint session" in art. II, sec. 16, Constitution of the State of Alaska, is discretionary or mandatory, the legislature met in joint session on January 18, 2024, the third legislative day of the Second Regular Session of the Thirty-Third Alaska State Legislature, and reconsidered items from House Bill No. 39, enacted as ch. 1, FSSLA 2023, that were vetoed by the governor during the interim, and, after receiving a veto message on Friday, March 15, 2024, with regard to Senate Bill No. 140, the legislature met in joint session on Monday, March 18, 2024, to reconsider passage of that measure; and

WHEREAS members of the public and the legislature should have predictability and certainty about the process the legislature will follow for reconsideration of vetoed bills and items; and

WHEREAS the Thirty-Fourth Alaska State Legislature finds that the precedent of the First Alaska State Legislature and the interpretation of art. II, sec. 16, Constitution of the State of Alaska, and the Joint Rules by Senator Joseph Earl Cooper, Senate Rules Committee chair in the First Alaska State Legislature, are persuasive; and

1	WHEREAS the Thirty-Fourth Alaska State Legislature finds that the voters, by
2	approving House Joint Resolution No. 11 in 1976, expected and directed the Alaska State
3	Legislature to act within the first five days of the next regular or special session to reconsider
4	bills or items vetoed by the governor after adjournment;
5	BE IT RESOLVED that the Thirty-Fourth Alaska State Legislature interprets the
6	phrase "the legislature shall meet immediately" in art. II, sec. 16, Constitution of the State of
7	Alaska, as meaning that an immediate joint session of the legislature is mandatory; and be it
8	FURTHER RESOLVED that the Thirty-Fourth Alaska State Legislature finds that
9	Uniform Rule 45 requires that the legislature meet "promptly" in joint session; and be it
10	FURTHER RESOLVED that the Thirty-Fourth Alaska State Legislature, in
11	accordance with Uniform Rule 45 and art. II, sec. 16, Constitution of the State of Alaska, wil
12	"meet immediately in joint session" to "promptly" reconsider bills and items vetoed by the
13	governor; and be it
14	FURTHER RESOLVED that the Thirty-Fourth Alaska State Legislature will meet in
15	joint session to reconsider vetoed bills and items as follows:
16	(1) If the legislature receives a veto message during session, upon receiving
17	the veto message, the legislature shall meet immediately in joint session to reconsider the
18	vetoed bill or item;
19	(2) If the legislature receives a veto message after adjournment of the firs
20	regular session and no special session is called, the legislature shall meet in joint session to
21	reconsider the vetoed bill or item not later than the fifth day of the next regular session;
22	(3) If the legislature receives a veto message after adjournment of the first or
23	second regular session and a special session is called, the legislature shall meet in join
24	session to reconsider the vetoed bill or item not later than the fifth day of the special session;
25	(4) If the legislature receives a veto message after adjournment of the second
26	regular session and no special session is called, the legislature will not meet in joint session to

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reconsider the vetoed bill or item.