

February 14, 2025

Bills and Resolutions “Exempt” from Deadlines

Bills and resolutions may be determined to be exempt from the provisions of subsections 1 and 2 of Joint Standing Rule No. 14 (limitations on time for requests for drafting), subsection 1 of Joint Standing Rule No. 14.2 (limitations on time for introduction) and Joint Standing Rule No. 14.3 (final dates for action) at the time the bill or resolution is introduced or at a later date, or may be determined to be eligible for exemption, which means that the bill or resolution will become exempt upon referral to the Senate Finance Committee or the Assembly Committee on Ways and Means. Those bills that are determined to be exempt at the time of introduction have “EXEMPT” printed on the face of the bill. Those determined to be exempt after being introduced do not have “EXEMPT” printed on the face of the bill unless they are amended and reprinted. Following is a cumulative list of all bills and resolutions that, after being printed, have been determined by the Fiscal Analysis Division to be eligible for exemption or exempt:

ELIGIBLE FOR EXEMPTION:

ASSEMBLY BILLS

AB6	AB38	AB67	AB102	AB149	AJR2
AB31	AB49	AB76	AB105	AB159	AJR3
AB32	AB54	AB80	AB109	AB182	AJR5
AB33	AB60	AB85	AB115	AB190	
AB34	AB62	AB91	AB118	AB214	
AB35	AB66	AB100	AB126	AB219	

EXEMPT:

ASSEMBLY BILLS IN COMMITTEE ON WAYS AND MEANS

AB16	AB87	AB108	AB127	AB139
AB47	AB95	AB113	AB130	AB212

Please Note:

The above list does not include those bills and resolutions that have “EXEMPT” printed on the face of the bill.

