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24 25 Amendment (with ballot statement and title amendments)

Remove line(s) 23-243 and insert:

Commissioner Hogan offered the following:

That the following amendment to Section 1 of Article VII and the creation of Section 19 of Article VII of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII

FINANCE AND TAXATION

SECTION 1. Taxation; appropriations; state expenses; voter approval of new taxes and fees state revenue limitation .--

- (a) No tax shall be levied except in pursuance of law. No state ad valorem taxes shall be levied upon real estate or tangible personal property. All other forms of taxation shall be preempted to the state except as provided by general law.
- (b) Motor vehicles, boats, airplanes, trailers, trailer coaches and mobile homes, as defined by law, shall be subject to a license tax for their operation in the amounts and for the purposes prescribed by law, but shall not be subject to ad valorem taxes.
- (c) No money shall be drawn from the treasury except in pursuance of appropriation made by law.

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- (d) Provision shall be made by law for raising sufficient revenue to defray the expenses of the state for each fiscal period.
- A new tax or fee may not be imposed by the state, a county, a municipality, or a school district unless the imposition is approved by a vote of the electors of the respective government. Except as provided herein, state revenues collected for any fiscal year shall be limited to state revenues allowed under this subsection for the prior fiscal year plus an adjustment for growth. As used in this subsection, "growth" means an amount equal to the average annual rate of growth in Florida personal income over the most recent twenty quarters times the state revenues allowed under this subsection for the prior fiscal year. For the 1995-1996 fiscal year, the state revenues allowed under this subsection for the prior fiscal year shall equal the state revenues collected for the 1994-1995 fiscal year. Florida personal income shall be determined by the legislature, from information available from the United States Department of Commerce or its successor on the first day of February prior to the beginning of the fiscal year. State revenues collected for any fiscal year in excess of this limitation shall be transferred to the budget stabilization fund until the fund reaches the maximum balance specified in Section 19(q) of Article III, and thereafter shall be refunded to taxpayers as provided by general law. State revenues allowed under this subsection for any fiscal year may be increased by a two-thirds vote of the membership of each house of the legislature in a separate bill that contains no other subject

| and that sets forth the dollar amount by which the state |
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| revenues allowed will be increased. The vote may not be taken |
| less than seventy-two hours after the third reading of the bill. |
| For purposes of this subsection, "state revenues" means taxes, |
| fees, licenses, and charges for services imposed by the |
| legislature on individuals, businesses, or agencies outside |
| state government. However, "state revenues" does not include: |
| revenues that are necessary to meet the requirements set forth |
| in documents authorizing the issuance of bonds by the state; |
| revenues that are used to provide matching funds for the federal |
| Medicaid program with the exception of the revenues used to |
| support the Public Medical Assistance Trust Fund or its |
| successor program and with the exception of state matching funds |
| used to fund elective expansions made after July 1, 1994; |
| proceeds from the state lottery returned as prizes; receipts of |
| the Florida Hurricane Catastrophe Fund; balances carried forward |
| from prior fiscal years; taxes, licenses, fees, and charges for |
| services imposed by local, regional, or school district |
| governing bodies; or revenue from taxes, licenses, fees, and |
| charges for services required to be imposed by any amendment or |
| revision to this constitution after July 1, 1994. An adjustment |
| to the revenue limitation shall be made by general law to |
| reflect the fiscal impact of transfers of responsibility for the |
| funding of governmental functions between the state and other |
| levels of government. The legislature shall, by general law, |
| prescribe procedures necessary to administer this subsection. |
| SECTION 19. State and local government revenue |
| limitations |

- (a) Except as provided herein, revenues collected by the state, and revenues collected by each local government for any fiscal year shall be limited to revenues authorized under this section for the prior fiscal year plus an adjustment for growth. For the 2009-2010 fiscal year, revenues allowed under this section for the prior fiscal year shall equal each government's revenues collected in the 2007-2008 fiscal year plus the adjustment for growth for the 2008-2009 fiscal year.
 - (b) As used in this section:
- (1) "Local government" means a county, municipality, or school district. Any municipal service taxing or benefit unit of a county and any special district dependent to a county shall be included in that county government. Any special district dependent to a municipality shall be included in that municipality.
- (2) "State revenues" means taxes, fees, licenses, fines, and charges for services imposed by the legislature on individuals, businesses, or agencies outside state government.

 However, the term "state revenues" does not include: revenues necessary to meet the requirements set forth in documents authorizing the issuance of bonds by the state prior to July 1, 2008; proceeds from the state lottery returned as prizes; balances carried forward from prior fiscal years; taxes, licenses, fees, and charges for services imposed by local, regional, or school district governing bodies; or revenue from taxes, licenses, fees, and charges for services required to be imposed by any amendment or revision to this constitution after July 1, 2008.

| 110 | (3) "Local government revenues" means taxes, fees, |
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| 111 | assessments, licenses, fines, and charges for services imposed |
| 112 | by a local government on individuals, businesses, or another |
| 113 | local government. However, the term "local government revenues" |
| 114 | does not include: revenues necessary to meet the requirements |
| 115 | set forth in documents authorizing the issuance of bonds issued |
| 116 | by each local government prior to July 1, 2008; ad valorem taxes |
| 117 | approved for periods not longer than 2 years by vote of the |
| 118 | electors pursuant to Section 9(b) of this article or ad valorem |
| 119 | taxes levied for purposes provided in Section 12 of this |
| 120 | article; non-ad valorem taxes levied pursuant to voter approval |
| 121 | required by this constitution or by general law; balances |
| 122 | carried forward from prior fiscal years; revenues from taxes |
| 123 | imposed by a county on the lease or rental of living quarters or |
| 124 | accommodations for the promotion of tourism and related |
| 125 | activities authorized by law; or revenue from taxes, licenses, |
| 126 | fees, and charges for services required to be imposed by any |
| 127 | amendment or revision to this constitution after July 1, 2008. |
| 128 | (4) "Growth" means an amount equal to a government's |
| 129 | revenues allowed under this subsection for the prior fiscal year |
| 130 | multiplied by the sum of one percentage point plus the combined |
| 131 | rate of inflation and rate of population change. For school |
| 132 | districts, enrollment shall be used in lieu of population. |
| 133 | (5) "Rate of inflation" means the percentage change in the |
| 134 | Consumer Price Index for all urban consumers, U.S. City Average, |
| 135 | all items 1982-1984=100, or successor reports for the preceding |
| 136 | calendar year as initially reported by the United States |

Department of Labor, Bureau of Labor Statistics. The percentage

| change shall be determined by the legislature from information |
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| available from the United States Department of Labor or its |
| successor on the first day of February prior to the beginning of |
| the fiscal year and shall be based on a comparison of the |
| average of the Consumer Price Index during the most recent two |
| consecutive twelve-month periods. |

- (6) "Rate of population change" means the percentage change in population within the respective government's boundaries. The percentage change shall be determined by the legislature from information available on the first day of February prior to the beginning of the fiscal year and shall compare estimates of population as of April 1 of the most recent two consecutive years.
- (7) "Rate of enrollment change" means the percentage change in each school district's student enrollment. The percentage change shall be determined by the legislature from information available on the first day of February prior to the beginning of the fiscal year and shall compare the enrollment of the most recent two consecutive years.
- (8) "Fiscal year" means the applicable fiscal year for the respective government.
- (c)(1) State revenues collected in any fiscal year in excess of the revenue limit imposed under this section shall be returned to taxpayers as provided by general law or transferred to the budget stabilization fund until the fund reaches the maximum balance specified in Section 19(g) of Article III.
- (2) Local government revenues collected in any fiscal year in excess of the revenue limit imposed by this section shall be

 transferred to a budget reserve fund or returned to taxpayers as provided by general law. The legislature shall provide by general law for the establishment of local government reserve funds and for the uses of revenues deposited in the funds.

- (d) A government's revenue limitation may be increased for a period not to exceed ten years upon approval by a two-thirds vote of the membership of the governing board of a local government or a two-thirds vote of the membership of each house of the legislature.
- (e) A government may not increase a fee except upon approval by a two-thirds vote of the membership of the governing board of a local government or a two-thirds vote of the membership of each house of the legislature.
- (f) Revenues collected by a municipality in existence for less than five fiscal years are not subject to the provisions of this section. In the fifth fiscal year of the existence of a municipality, this section shall apply to the municipality's revenues. In the fifth fiscal year, the revenues allowed under this section for the prior fiscal year shall be the actual revenues collected in the fourth fiscal year of the municipality's existence.
- (g) An adjustment to the revenue limit shall be made to reflect the fiscal impact of transfers of responsibility for the funding of governmental functions among local governments or between local governments and the state.
- (h) An adjustment to a local government's revenue limit shall be made to reflect the revenues from the first full fiscal

| 193 | year | of | implement | tation | of | а | new | tax | or | fee | adopted | by | the | local |
|-----|------|------|-----------|--------|-----|----|-------|-----|----|-----|---------|----|-----|-------|
| 194 | gove | rnme | ent prior | to Ma | rch | 1, | , 200 | 08. | | | | | | |

- (i) The provisions of this section do not apply to revenues of the following to the extent that the revenues do not subsidize other components of a state or local government:
- (1) the Florida Hurricane Catastrophe Fund and Citizens
 Property Insurance Corporation or their successors in function;
 - (2) government-owned airports and seaports;
- (3) government owned electric, water, wastewater, gas, or other utility services;
 - (4) public universities and community colleges;
- (5) the Florida Prepaid College Board or its successor in function; and
 - (6) government-owned enterprises.

Such entities also shall be exempt from subsection 1(e) of this article.

- (j)(1) The legislature shall establish criteria and a process by law to certify fiscally responsible counties and municipalities. For such counties and municipalities revenues collected for any fiscal year shall be limited to the revenues allowed under this section for the prior fiscal year plus an adjustment for growth. As used in this subsection, "growth" means the greater of an amount equal to:
- a. the average annual rate of growth in Florida personal income over the most recent twenty quarters times the revenues allowed under this section for the prior fiscal year, as determined by the legislature; or

| | b. | an | amount | equa | al to | a gov | ernme | ent's re | evenues | al | lowed |
|-------|------|-------------|----------|--------------|--------|-------|-------|----------|---------|-----|-----------|
| unde | r th | is : | section | for | the p | rior | fisca | al year | multip | lie | d by the |
| sum (| of 2 | .5 <u>]</u> | percenta | age <u>r</u> | points | plus | the | combine | ed rate | of | inflation |
| and : | rate | of | populat | cion | chang | re. | | | | | |

- (2) The revenue limit for a county or municipality that loses its certification as a fiscally responsible county or municipality shall be based on its revenues in the last fiscal year that it was a certified fiscally responsible county or municipality.
- (k)(1) The revenue limits in this section shall be suspended for each local government within a disaster area declared by the Governor or the President. The suspension shall terminate at the end of the next fiscal year after the fiscal year in which the disaster declaration expires.
- (2) The state revenue limit shall be suspended if the Governor or the President declares ten percent or more of the counties of this state or areas containing more than fifteen percent of the population of the state as disaster areas. The suspension shall terminate at the end of the next fiscal year after the fiscal year in which the disaster declaration expires.
- (1) The legislature shall, by general law, prescribe procedures necessary to administer this section.

Remove line(s) 247-259 and insert:

CONSTITUTIONAL AMENDMENT

247 ARTICLE VII, SECTIONS 1 AND 19

VOTER APPROVAL OF NEW TAXES AND FEES; LIMITATIONS ON STATE AND LOCAL GOVERNMENT REVENUES.—With some exceptions, this amendment: requires voter approval of new taxes or fees; imposes revised revenue limits on state and local governments, including school districts, based on inflation and population or enrollment growth; provides for disposition of excess revenues; authorizes increases in revenue limits by supermajority vote of the legislature and local governing boards; temporarily exempts new municipalities; and adjusts revenue limits to reflect the fiscal impact of intergovernmental transfers of funding responsibilities.

====== T I T L E A M E N D M E N T ======

Remove line(s) 1-19 and insert:

Resolution of the Taxation and Budget Reform Commission
A resolution proposing an amendment to Section 1 of
Article VII and the creation of Section 19 of Article VII
of the State Constitution to require voter approval of new
taxes and fees; replace a yearly limitation on state
revenues with a yearly limitation on state revenues and
local government revenues; provide for disposition of
excess revenues collected; authorize an increase in a
government's revenue limitation by a supermajority vote of
the governing board of a local government or a
supermajority vote of the Legislature; provide a temporary
exemption from the revenue limitation for newlyestablished municipalities; provide for adjusting revenue
limitations to reflect the fiscal impact of

TBRC AMENDMENT

Measure No. CS for CS for CP0045 $\,$

Amendment No. 1

| 276 | intergovernmental transfers of funding responsibilities; |
|-----|---|
| 277 | exclude application to certain entities; and require the |
| 278 | Legislature to provide implementing procedures by general |
| 279 | law. |