## Florida Senate - 2004

By Senator Klein

43-1875-04 See HJR 687 1 Senate Joint Resolution No. \_\_\_ 2 A joint resolution proposing an amendment to Section 19 of Article III and the creation of 3 4 Section 19 of Article VII of the State 5 Constitution to require that a portion of the 6 increase in net general revenue funds collected 7 each year be deposited into the Budget Stabilization Fund until the Budget 8 9 Stabilization Fund is at its maximum level, to require that an annual 5-year forecast be 10 prepared by the Legislature, and to place 11 12 conditions on the approval by the Legislature of the issuance of state tax-supported debt. 13 14 15 Be It Resolved by the Legislature of the State of Florida: 16 That the following amendment to Section 19 of Article 17 III and the following creation of Section 19 of Article VII of 18 19 the State Constitution are agreed to and shall be submitted to 20 the electors of this state for approval or rejection at the 21 next general election or at an earlier special election 22 specifically authorized by law for that purpose: 23 ARTICLE III 24 LEGISLATURE 25 SECTION 19. State Budgeting, Planning and 26 Appropriations Processes. --27 (a) ANNUAL BUDGETING. Effective July 1, 1994, general 28 law shall prescribe the adoption of annual state budgetary and 29 planning processes and require that detail reflecting the 30 annualized costs of the state budget and reflecting the 31 nonrecurring costs of the budget requests shall accompany 1 CODING: Words stricken are deletions; words underlined are additions. 1 state department and agency legislative budget requests, the 2 governor's recommended budget, and appropriation bills. For 3 purposes of this subsection, the terms department and agency 4 shall include the judicial branch.

5 (b) APPROPRIATION BILLS FORMAT. Separate sections б within the general appropriation bill shall be used for each 7 major program area of the state budget; major program areas 8 shall include: education enhancement "lottery" trust fund items; education (all other funds); human services; criminal 9 10 justice and corrections; natural resources, environment, 11 growth management, and transportation; general government; and judicial branch. Each major program area shall include an 12 13 itemization of expenditures for: state operations; state 14 capital outlay; aid to local governments and nonprofit organizations operations; aid to local governments and 15 nonprofit organizations capital outlay; federal funds and the 16 17 associated state matching funds; spending authorizations for operations; and spending authorizations for capital outlay. 18 19 Additionally, appropriation bills passed by the legislature 20 shall include an itemization of specific appropriations that exceed one million dollars (\$1,000,000.00) in 1992 dollars. 21 For purposes of this subsection, "specific appropriation," 22 "itemization," and "major program area" shall be defined by 23 24 law. This itemization threshold shall be adjusted by general 25 law every four years to reflect the rate of inflation or deflation as indicated in the Consumer Price Index for All 26 Urban Consumers, U.S. City Average, All Items, or successor 27 28 reports as reported by the United States Department of Labor, 29 Bureau of Labor Statistics or its successor. Substantive bills containing appropriations shall also be subject to the 30 31 itemization requirement mandated under this provision and

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shall be subject to the governor's specific appropriation veto
 power described in Article III, Section 8. This subsection
 shall be effective July 1, 1994.

(c) APPROPRIATIONS REVIEW PROCESS. Effective July 1, 4 5 1993, general law shall prescribe requirements for each б department and agency of state government to submit a planning 7 document and supporting budget request for review by the appropriations committees of both houses of the legislature. 8 9 The review shall include a comparison of the major issues in 10 the planning document and budget requests to those major 11 issues included in the governor's recommended budget. For purposes of this subsection, the terms department and agency 12 13 shall include the judicial branch.

(d) SEVENTY-TWO HOUR PUBLIC REVIEW PERIOD. All general
appropriation bills shall be furnished to each member of the
legislature, each member of the cabinet, the governor, and the
chief justice of the supreme court at least seventy-two hours
before final passage by either house of the legislature of the
bill in the form that will be presented to the governor.

(e) FINAL BUDGET REPORT. Effective November 4, 1992, 20 21 a final budget report shall be prepared as prescribed by general law. The final budget report shall be produced no 22 later than the 90th day after the beginning of the fiscal 23 24 year, and copies of the report shall be furnished to each 25 member of the legislature, the head of each department and agency of the state, the auditor general, and the chief 26 27 justice of the supreme court.

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(f) TRUST FUNDS.

29 (1) No trust fund of the State of Florida or other 30 public body may be created by law without a three-fifths (3/5) 31

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1 vote of the membership of each house of the legislature in a 2 separate bill for that purpose only. 3 (2) State trust funds in existence before the effective date of this subsection shall terminate not more 4 5 than four years after the effective date of this subsection. 6 State trust funds created after the effective date of this 7 subsection shall terminate not more than four years after the effective date of the act authorizing the creation of the 8 9 trust fund. By law the legislature may set a shorter time 10 period for which any trust fund is authorized. 11 (3) Trust funds required by federal programs or mandates; trust funds established for bond covenants, 12 indentures, or resolutions, whose revenues are legally pledged 13 by the state or public body to meet debt service or other 14 financial requirements of any debt obligations of the state or 15 any public body; the state transportation trust fund; the 16 17 trust fund containing the net annual proceeds from the Florida Education Lotteries; the Florida retirement trust fund; trust 18 19 funds for institutions under the management of the Board of 20 Regents, where such trust funds are for auxiliary enterprises and contracts, grants, and donations, as those terms are 21 defined by general law; trust funds that serve as clearing 22 funds or accounts for the chief financial officer or state 23 24 agencies; trust funds that account for assets held by the 25 state in a trustee capacity as an agent or fiduciary for individuals, private organizations, or other governmental 26 units; and other trust funds authorized by this Constitution, 27 28 are not subject to the requirements set forth in paragraph (2) 29 of this subsection. 30

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1 (4) All cash balances and income of any trust funds 2 abolished under this subsection shall be deposited into the 3 general revenue fund. (5) The provisions of this subsection shall be 4 5 effective November 4, 1992. б (q) BUDGET STABILIZATION FUND. Beginning with the 7 1994-1995 fiscal year, at least 1% of an amount equal to the 8 last completed fiscal year's net revenue collections for the 9 general revenue fund shall be retained in a budget 10 stabilization fund. The budget stabilization fund shall be 11 increased to at least 2% of said amount for the 1995-1996 fiscal year, at least 3% of said amount for the 1996-1997 12 fiscal year, at least 4% of said amount for the 1997-1998 13 fiscal year, and at least 5% of said amount for the 1998-1999 14 15 fiscal year. Subject to the provisions of this subsection, the budget stabilization fund shall be maintained at an amount 16 17 equal to at least 5% of the last completed fiscal year's net revenue collections for the general revenue fund. The budget 18 19 stabilization fund's principal balance shall not exceed an 20 amount equal to 10% of the last completed fiscal year's net revenue collections for the general revenue fund. In any 21 fiscal year in which net revenue collections for the general 22 revenue fund exceed net revenue collections for the general 23 24 revenue fund collected during the previous fiscal year, 25% of 25 this excess amount shall be deposited into the budget stabilization fund until the budget stabilization fund reaches 26 27 the maximum balance allowed pursuant to this section. The 28 legislature shall provide criteria for withdrawing funds from 29 the budget stabilization fund in a separate bill for that purpose only and only for the purpose of covering revenue 30 31 shortfalls of the general revenue fund or for the purpose of 5

providing funding for an emergency, as defined by general law. 1 2 General law shall provide for the restoration of this fund. 3 The budget stabilization fund shall be comprised of funds not 4 otherwise obligated or committed for any purpose. 5 (h) STATE PLANNING DOCUMENT AND DEPARTMENT AND AGENCY б PLANNING DOCUMENT PROCESSES. The governor shall recommend to 7 the legislature biennially any revisions to the state planning document, as defined by law. General law shall require a 8 biennial review and revision of the state planning document, 9 10 shall require the governor to report to the legislature on the 11 progress in achieving the state planning document's goals, and shall require all departments and agencies of state government 12 13 to develop planning documents consistent with the state planning document. The state planning document and department 14 and agency planning documents shall remain subject to review 15 and revision by the legislature. The department and agency 16 17 planning documents shall include a prioritized listing of planned expenditures for review and possible reduction in the 18 19 event of revenue shortfalls, as defined by general law. To 20 ensure productivity and efficiency in the executive, legislative, and judicial branches, a quality management and 21 22 accountability program shall be implemented by general law. For the purposes of this subsection, the terms department and 23 24 agency shall include the judicial branch. This subsection 25 shall be effective July 1, 1993. (i) ANNUAL FORECAST. Effective July 1, 2005, the 26 27 legislature shall prepare annually, as prescribed by general 28 law, a five-year forecast of state revenue collections, 29 expenditures, and projected needs and future commitments of

30 the state. This forecast shall include documentation of any

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1	planned issuance of debt or projections of the need for
2	issuing debt to address future needs of the state.
3	ARTICLE VII
4	FINANCE AND TAXATION
5	SECTION 19. State debt; limitationThe legislature
6	may authorize the issuance of additional state tax-supported
7	debt only when such authorization would not cause the ratio of
8	debt service to revenue available to pay debt service on
9	tax-supported debt to exceed 6 percent. If the 6-percent ratio
10	will be exceeded, the authorization of such debt must be
11	accompanied by a legislative statement of determination that
12	such authorization and issuance is in the best interest of the
13	state and should be implemented. The legislature may not
14	authorize the issuance of additional state tax-supported debt
15	if such authorization would cause the ratio of debt service to
16	revenue available to pay debt service to exceed 7 percent,
17	except upon a vote of three-fourths of the membership of each
18	house of the legislature.
19	BE IT FURTHER RESOLVED that the following statement be
20	placed on the ballot:
21	CONSTITUTIONAL AMENDMENT
22	ARTICLE III, Section 19
23	ARTICLE VII, Section 19
24	PRESERVING FLORIDA'S FISCAL INTEGRITYProposes an
25	amendment to the State Constitution to provide that one-fourth
26	of the annual increase in net general revenue funds collected
27	by the state must be placed in the Budget Stabilization Fund
28	until the fund balance equals 10 percent of the previous
29	year's net general revenue fund collections, to reduce the
30	amount of general revenue funds available to the Legislature
31	for appropriation for other purposes, and to place a
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1	presumptive limit on the percentage of state tax revenues that
2	may be pledged to pay for debt service; requires a specific
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	determination by the Legislature when approving the issuance
4	of state tax-supported debt which will approach the limit that
5	the issuance is in the best interest of the state; requires a
6	vote of three-fourths of the membership of each house of the
7	Legislature to approve the issuance of state tax-supported
8	debt above the presumptive limit; and requires that the
9	Legislature prepare an annual 5-year forecast of revenue
10	collections, expenditures, and needs, including a projection
11	of additional debt requirements.
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