Florida Senate - 2005

By Senator Atwater

25-1037C-05 1 Senate Joint Resolution No. 2 A joint resolution proposing amendments to Section 19 of Article III of the State 3 4 Constitution, relating to requirements for 5 state budget planning, spending, and б accountability. 7 Be It Resolved by the Legislature of the State of Florida: 8 9 10 That the following amendments to Section 19 of Article III of the State Constitution are agreed to and shall be 11 12 submitted to the electors of this state for approval or 13 rejection at the next general election or at an earlier special election specifically authorized by law for that 14 15 purpose: ARTICLE III 16 17 LEGISLATURE SECTION 19. State Budgeting, Planning and 18 Appropriations Processes .--19 (a) ANNUAL BUDGETING. 20 21 (1) Effective July 1, 1994, General law shall 22 prescribe the adoption of annual state budgetary and planning 23 processes and require that detail reflecting the annualized costs of the state budget and reflecting the nonrecurring 2.4 costs of the budget requests shall accompany state department 25 and agency legislative budget requests, the governor's 26 27 recommended budget, and appropriation bills. 28 (2) Unless approved by a three-fifths vote of the membership of each house, appropriations made for recurring 29 purposes from nonrecurring general revenue funds for any 30 fiscal year shall not exceed three percent of the total 31

1 general revenue funds estimated to be available at the time 2 such appropriation is made. 3 (3) As prescribed by general law, each state 4 department and agency shall be required to submit a 5 legislative budget request that is based upon and that б reflects the long-range financial outlook adopted by the joint 7 legislative budget commission or that specifically explains 8 any variance from the long-range financial outlook contained 9 in the request. 10 (4) For purposes of this section subsection, the terms department and agency shall include the judicial branch. 11 12 (b) APPROPRIATION BILLS FORMAT. Separate sections 13 within the general appropriation bill shall be used for each major program area of the state budget; major program areas 14 shall include: education enhancement "lottery" trust fund 15 items; education (all other funds); human services; criminal 16 17 justice and corrections; natural resources, environment, 18 growth management, and transportation; general government; and judicial branch. Each major program area shall include an 19 itemization of expenditures for: state operations; state 20 21 capital outlay; aid to local governments and nonprofit 22 organizations operations; aid to local governments and 23 nonprofit organizations capital outlay; federal funds and the associated state matching funds; spending authorizations for 2.4 operations; and spending authorizations for capital outlay. 25 Additionally, appropriation bills passed by the legislature 26 27 shall include an itemization of specific appropriations that 2.8 exceed one million dollars (\$1,000,000.00) in 1992 dollars. For purposes of this subsection, "specific appropriation," 29 "itemization," and "major program area" shall be defined by 30 law. This itemization threshold shall be adjusted by general 31

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1	law every four years to reflect the rate of inflation or
2	deflation as indicated in the Consumer Price Index for All
3	Urban Consumers, U.S. City Average, All Items, or successor
4	reports as reported by the United States Department of Labor,
5	Bureau of Labor Statistics or its successor. Substantive bills
б	containing appropriations shall also be subject to the
7	itemization requirement mandated under this provision and
8	shall be subject to the governor's specific appropriation veto
9	power described in Article III, Section 8. This subsection
10	shall be effective July 1, 1994.
11	(c) APPROPRIATIONS REVIEW PROCESS.
12	(1) No later than September 15 of each year, the joint
13	legislative budget commission shall issue a long-range
14	financial outlook setting out fiscal strategies for the state
15	and its departments and agencies in order to assist the
16	legislature in making policy and budget decisions. The
17	long-range financial outlook must include major workload and
18	revenue estimates. In order to implement this paragraph, the
19	joint legislative budget commission shall use current official
20	consensus estimates and may request the development of
21	additional official estimates.
22	(2) The joint legislative budget commission shall seek
23	input from the public and from state agencies and departments
24	when developing and implementing the long-range financial
25	outlook.
26	(3) The legislature shall prescribe by general law
27	conditions under which limited adjustments to the budget, as
28	recommended by the governor or the chief justice of the
29	supreme court, may be approved without the concurrence of the
30	full legislature. Effective July 1, 1993, general law shall
31	prescribe requirements for each department and agency of state
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1 government to submit a planning document and supporting budget 2 request for review by the appropriations committees of both houses of the legislature. The review shall include a 3 4 comparison of the major issues in the planning document and 5 budget requests to those major issues included in the б governor's recommended budget. For purposes of this 7 subsection, the terms department and agency shall include the 8 judicial branch. 9 (d) SEVENTY-TWO HOUR PUBLIC REVIEW PERIOD. All 10 general appropriation bills shall be furnished to each member of the legislature, each member of the cabinet, the governor, 11 12 and the chief justice of the supreme court at least 13 seventy-two hours before final passage by either house of the legislature of the bill in the form that will be presented to 14 15 the governor. (e) FINAL BUDGET REPORT. Effective November 4, 1992, 16 17 A final budget report shall be prepared as prescribed by general law. The final budget report shall be produced no 18 later than the 90th day after the beginning of the fiscal 19 year, and copies of the report shall be furnished to each 20 21 member of the legislature, the head of each department and 22 agency of the state, the auditor general, and the chief 23 justice of the supreme court. (f) TRUST FUNDS. 2.4 (1) No trust fund of the State of Florida or other 25 public body may be created or re-created by law without a 26 27 three-fifths (3/5) vote of the membership of each house of the 2.8 legislature in a separate bill for that purpose only. 29 (2) State trust funds in existence before the 30 effective date of this subsection shall terminate not more than four years after the effective date of this subsection. 31 4

1	State trust funds created after the effective date of this
2	subsection shall terminate not more than four years after the
3	effective date of the act authorizing the <i>initial</i> creation of
4	the trust fund. By law the legislature may set a shorter time
5	period for which any trust fund is authorized.
6	(3) Trust funds required by federal programs or
7	mandates; trust funds established for bond covenants,
8	indentures, or resolutions, whose revenues are legally pledged
9	by the state or public body to meet debt service or other
10	financial requirements of any debt obligations of the state or
11	any public body; the state transportation trust fund; the
12	trust fund containing the net annual proceeds from the Florida
13	Education Lotteries; the Florida retirement trust fund; trust
14	funds for institutions under the management of the Board of
15	<u>Governors</u> Regents, where such trust funds are for auxiliary
16	enterprises and contracts, grants, and donations, as those
17	terms are defined by general law; trust funds that serve as
18	clearing funds or accounts for the chief financial officer or
19	state agencies; trust funds that account for assets held by
20	the state in a trustee capacity as an agent or fiduciary for
21	individuals, private organizations, or other governmental
22	units; and other trust funds authorized by this Constitution,
23	are not subject to the requirements set forth in paragraph (2)
24	of this subsection.
25	(4) All cash balances and income of any trust funds
26	abolished under this subsection shall be deposited into the
27	general revenue fund.
28	(5) The provisions of this subsection shall be
29	effective November 4, 1992.
30	(g) BUDGET STABILIZATION FUND. Beginning with the
31	1994 1995 fiscal year, at least 1% of an amount equal to the
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1 last completed fiscal year's net revenue collections for the 2 general revenue fund shall be retained in a budget stabilization fund. The budget stabilization fund shall be 3 increased to at least 2% of said amount for the 1995 1996 4 5 fiscal year, at least 3% of said amount for the 1996 1997 б fiscal year, at least 4% of said amount for the 1997 1998 7 fiscal year, and at least 5% of said amount for the 1998 1999 8 fiscal year. Subject to the provisions of this subsection, 9 the budget stabilization fund shall be maintained at an amount equal to at least 5% of the last completed fiscal year's net 10 revenue collections for the general revenue fund shall be 11 12 retained in the budget stabilization fund. The budget 13 stabilization fund's principal balance shall not exceed an amount equal to 10% of the last completed fiscal year's net 14 revenue collections for the general revenue fund. The 15 legislature shall provide criteria for withdrawing funds from 16 17 the budget stabilization fund in a separate bill for that 18 purpose only and only for the purpose of covering revenue shortfalls of the general revenue fund or for the purpose of 19 providing funding for an emergency, as defined by general law. 20 21 General law shall provide for the restoration of this fund. 22 The budget stabilization fund shall be comprised of funds not 23 otherwise obligated or committed for any purpose. (h) LONG-RANGE STATE PLANNING DOCUMENT AND DEPARTMENT 2.4 AND AGENCY PLANNING DOCUMENT PROCESSES. General law shall 25 provide for a long-range state planning document. The governor 26 27 shall recommend to the legislature biennially any revisions to 2.8 the long-range state planning document, as defined by law. General law shall require a biennial review and revision of 29 the long-range state planning document, shall require the 30 governor to report to the legislature on the progress in 31

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1	achieving the state planning document's goals, and shall
2	require all departments and agencies of state government to
3	develop planning documents that identify statewide strategic
4	goals and objectives, consistent with the long-range state
5	planning document. The <u>long-range</u> state planning document and
6	department and agency planning documents shall remain subject
7	to review and revision by the legislature. <u>The long-range</u>
8	state planning document must include projections of future
9	needs and resources of the state which are consistent with the
10	long-range financial outlook. The department and agency
11	planning documents shall include a prioritized listing of
12	planned expenditures for review and possible reduction in the
13	event of revenue shortfalls, as defined by general law. To
14	ensure productivity and efficiency in the executive,
15	legislative, and judicial branches, a quality management and
16	accountability program shall be implemented by general law.
17	For the purposes of this subsection, the terms department and
18	agency shall include the judicial branch. This subsection
19	shall be effective July 1, 1993.
20	(i) GOVERNMENT EFFICIENCY TASK FORCE. No later than
21	January of 2007, and each fourth year thereafter, the
22	president of the senate, the speaker of the house of
23	representatives, and the governor shall appoint a government
24	efficiency task force, the membership of which shall be
25	established by general law. The task force shall be composed
26	of members of the legislature and representatives from the
27	private and public sectors who shall develop recommendations
28	for improving governmental operations and reducing costs.
29	Staff to assist the task force in performing its duties shall
30	be assigned by general law, and the task force may obtain
31	assistance from the private sector. The task force shall

1	complete its work within one year and shall submit its
2	recommendations to the joint legislative budget commission,
3	the governor, and the chief justice of the supreme court.
4	(j) JOINT LEGISLATIVE BUDGET COMMISSION. There is
5	created within the legislature the joint legislative budget
6	commission composed of equal numbers of senate members
7	appointed by the president of the senate and house members
8	appointed by the speaker of the house of representatives. Each
9	member shall serve at the pleasure of the officer who
10	appointed the member. A vacancy on the commission shall be
11	filled in the same manner as the original appointment. From
12	November of each odd-numbered year through October of each
13	even-numbered year, the chairperson of the joint legislative
14	budget commission shall be appointed by the president of the
15	senate and the vice chairperson of the commission shall be
16	appointed by the speaker of the house of representatives. From
17	November of each even-numbered year through October of each
18	odd-numbered year, the chairperson of the joint legislative
19	budget commission shall be appointed by the speaker of the
20	house of representatives and the vice chairperson of the
21	commission shall be appointed by the president of the senate.
22	The joint legislative budget commission shall be governed by
23	the joint rules of the senate and the house of
24	representatives, which shall remain in effect until repealed
25	or amended by concurrent resolution. The commission shall
26	convene at least quarterly and shall convene at the call of
27	the president of the senate and the speaker of the house of
28	representatives. A majority of the commission members of each
29	house plus one additional member from either house constitutes
30	a quorum. Action by the commission requires a majority vote of
31	the commission members present of each house. The commission
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may conduct its meetings through teleconferences or similar 1 2 means. In addition to the powers and duties specified in this subsection, the joint legislative budget commission shall 3 4 exercise all other powers and perform any other duties not in conflict with paragraph (c)(3) and as prescribed by general 5 6 law or joint rule. 7 BE IT FURTHER RESOLVED that the following statement be 8 placed on the ballot: 9 CONSTITUTIONAL AMENDMENT 10 ARTICLE III, SECTION 19 STATE PLANNING AND BUDGET PROCESS. -- Proposing 11 12 amendments to the State Constitution to limit the amount of 13 nonrecurring general revenue which may be appropriated for recurring purposes in any fiscal year to 3 percent of the 14 total general revenue funds estimated to be available, unless 15 otherwise approved by a three-fifths vote of the Legislature; 16 17 to establish a Joint Legislative Budget Commission, which shall issue long-range financial outlooks; to provide for 18 limited adjustments in the state budget without the 19 concurrence of the full Legislature, as provided by general 20 21 law; to reduce the number of times trust funds are 22 automatically terminated; to require the preparation and 23 biennial revision of a long-range state planning document; and to establish a Government Efficiency Task Force and specify 2.4 its duties. 25 26 27 28 29 30 31