By Senator Negron

	28-00012B-12 2012108
1	Senate Joint Resolution
2	A joint resolution proposing amendments to Section 5
3	of Article II and Sections 2, 5, and 6 of Article XI
4	of the State Constitution to abolish the Constitution
5	Revision Commission and Taxation and Budget Reform
6	Commission, which are authorized to propose amendments
7	to the State Constitution.
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9	Be It Resolved by the Legislature of the State of Florida:
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11	That the following amendments to Section 5 of Article II
12	and Sections 2, 5, and 6 of Article XI of the State Constitution
13	are agreed to and shall be submitted to the electors of this
14	state for approval or rejection at the next general election or
15	at an earlier special election specifically authorized by law
16	for that purpose:
17	ARTICLE II
18	GENERAL PROVISIONS
19	SECTION 5. Public officers
20	(a) No person holding any office of emolument under any
21	foreign government, or civil office of emolument under the
22	United States or any other state, shall hold any office of honor
23	or of emolument under the government of this state. No person
24	shall hold at the same time more than one office under the
25	government of the state and the counties and municipalities
26	therein, except that a notary public or military officer may
27	hold another office, and any officer may be a member of a
28	constitution revision commission, taxation and budget reform
29	$rac{commission_{r}}{constitutional}$ convention $_{r}$ or statutory body having

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30	only advisory powers.
31	(b) Each state and county officer, before entering upon the
32	duties of the office, shall give bond as required by law, and
33	shall swear or affirm:
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35	"I do solemnly swear (or affirm) that I will support,
36	protect, and defend the Constitution and Government of the
37	United States and of the State of Florida; that I am duly
38	qualified to hold office under the Constitution of the state;
39	and that I will well and faithfully perform the duties of
40	(title of office) on which I am now about to enter. So
41	help me God.",
42	
43	and thereafter shall devote personal attention to the duties of
44	the office, and continue in office until a successor qualifies.
45	(c) The powers, duties, compensation and method of payment
46	of state and county officers shall be fixed by law.
47	ARTICLE XI
48	AMENDMENTS
49	SECTION 2. Revision commission
50	(a) Within thirty days before the convening of the 2017
51	regular session of the legislature, and each twentieth year
52	thereafter, there shall be established a constitution revision
53	commission composed of the following thirty-seven members:
54	(1) the attorney general of the state;
55	(2) fifteen members selected by the governor;
56	(3) nine members selected by the speaker of the house of
57	representatives and nine members selected by the president of
58	the senate; and

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60	supreme court of Florida with the advice of the justices.
61	- (b) The governor shall designate one member of the
62	commission as its chair. Vacancies in the membership of the
63	commission shall be filled in the same manner as the original
64	appointments.
65	(c) Each constitution revision commission shall convene at
66	the call of its chair, adopt its rules of procedure, examine the
67	constitution of the state, hold public hearings, and, not later
68	than one hundred eighty days prior to the next general election,
69	file with the custodian of state records its proposal, if any,
70	of a revision of this constitution or any part of it.
71	SECTION 5. Amendment or revision election
72	(a) A proposed amendment to or revision of this
73	constitution, or any part of it, shall be submitted to the
74	electors at the next general election held more than ninety days
75	after the joint resolution or report of <u>the</u> revision commission,
76	constitutional convention or taxation and budget reform
77	commission proposing it is filed with the custodian of state
78	records, unless, pursuant to law enacted by the affirmative vote
79	of three-fourths of the membership of each house of the
80	legislature and limited to a single amendment or revision, it is
81	submitted at an earlier special election held more than ninety
82	days after such filing.
83	(b) A proposed amendment or revision of this constitution,
84	or any part of it, by initiative shall be submitted to the
85	electors at the general election provided the initiative
86	petition is filed with the custodian of state records no later

87 than February 1 of the year in which the general election is

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28-00012B-12 88 held. 89 (c) The legislature shall provide by general law, prior to the holding of an election pursuant to this section, for the 90 91 provision of a statement to the public regarding the probable 92 financial impact of any amendment proposed by initiative 93 pursuant to section 3. 94 (d) Once in the tenth week, and once in the sixth week 95 immediately preceding the week in which the election is held, the proposed amendment or revision, with notice of the date of 96 election at which it will be submitted to the electors, shall be 97 98 published in one newspaper of general circulation in each county 99 in which a newspaper is published. 100 (e) Unless otherwise specifically provided for elsewhere in 101 this constitution, if the proposed amendment or revision is 102 approved by vote of at least sixty percent of the electors 103 voting on the measure, it shall be effective as an amendment to

104 or revision of the constitution of the state on the first 105 Tuesday after the first Monday in January following the 106 election, or on such other date as may be specified in the amendment or revision. 107

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SECTION 6. Taxation and budget reform commission .-

109 (a) Beginning in 2007 and each twentieth year thereafter, 110 there shall be established a taxation and budget reform 111 commission composed of the following members:

112 (1) eleven members selected by the governor, none of whom 113 shall be a member of the legislature at the time of appointment. 114 (2) seven members selected by the speaker of the house of 115 representatives and seven members selected by the president of 116 the senate, none of whom shall be a member of the legislature at

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CODING: Words stricken are deletions; words underlined are additions.

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28-00012B-12 2012108 117 the time of appointment. 118 (3) four non-voting ex officio members, all of whom shall 119 be members of the legislature at the time of appointment. Two of 120 these members, one of whom shall be a member of the minority party in the house of representatives, shall be selected by the 121 speaker of the house of representatives, and two of these 122 123 members, one of whom shall be a member of the minority party in 124 the senate, shall be selected by the president of the senate. 125 (b) Vacancies in the membership of the commission shall be 126 filled in the same manner as the original appointments. 127 (c) At its initial meeting, the members of the commission 128 shall elect a member who is not a member of the legislature to 129 serve as chair and the commission shall adopt its rules of 130 procedure. Thereafter, the commission shall convene at the call 131 of the chair. An affirmative vote of two thirds of the full 132 commission shall be necessary for any revision of this 133 constitution or any part of it to be proposed by the commission. 134 (d) The commission shall examine the state budgetary 135 process, the revenue needs and expenditure processes of the 136 state, the appropriateness of the tax structure of the state, and governmental productivity and efficiency; review policy as 137 138 it relates to the ability of state and local government to tax 139 and adequately fund governmental operations and capital 140 facilities required to meet the state's needs during the next 141 twenty year period; determine methods favored by the citizens of 142 the state to fund the needs of the state, including alternative 143 methods for raising sufficient revenues for the needs of the 144 state; determine measures that could be instituted to 145 effectively gather funds from existing tax sources; examine

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146	constitutional limitations on taxation and expenditures at the
147	state and local level; and review the state's comprehensive
148	planning, budgeting and needs assessment processes to determine
149	whether the resulting information adequately supports a
150	strategic decisionmaking process.
151	(c) The commission shall hold public hearings as it deems
152	necessary to carry out its responsibilities under this section.
153	The commission shall issue a report of the results of the review
154	carried out, and propose to the legislature any recommended
155	statutory changes related to the taxation or budgetary laws of
156	the state. Not later than one hundred eighty days prior to the
157	general election in the second year following the year in which
158	the commission is established, the commission shall file with
159	the custodian of state records its proposal, if any, of a
160	revision of this constitution or any part of it dealing with
161	taxation or the state budgetary process.
162	BE IT FURTHER RESOLVED that the following statement be
163	placed on the ballot:
164	CONSTITUTIONAL AMENDMENT
165	ARTICLE II, SECTION 5
166	ARTICLE XI, SECTIONS 2, 5, AND 6
167	CONSTITUTION REVISION COMMISSION AND TAXATION AND BUDGET
168	REFORM COMMISSIONThis proposed amendment to the State
169	Constitution abolishes the Constitution Revision Commission and
170	the Taxation and Budget Reform Commission, which are authorized
171	to propose amendments or revisions to the State Constitution.
172	Members of the commissions are not elected by the people, but
173	are appointed by the Governor, the President of the Florida
174	Senate, and the Speaker of the Florida House of Representatives.

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175	With respect to the Constitution Revision Commission, members
176	are also appointed by the Chief Justice of the Florida Supreme
177	Court.
178	The State Constitution currently provides for these
179	commissions to come into existence at 20-year intervals. The
180	next Constitution Revision Commission is scheduled to convene in
181	2017, and the next Taxation and Budget Reform Commission is
182	scheduled to convene in 2027.
183	This amendment does not affect the power of the people to
184	propose initiatives to revise or amend the State Constitution or
185	to call a constitutional convention or the power of the
186	Legislature to propose amendments or revisions to the State
187	Constitution.