By Senator Garcia

	38-00208A-14 20141256
1	Senate Joint Resolution
2	A joint resolution proposing an amendment to Section 6
3	of Article VIII of the State Constitution to authorize
4	amendments or revisions to the Miami-Dade County Home
5	Rule Charter by a special law approved by the electors
6	of Miami-Dade County; restricting the introduction of
7	a bill proposing such a special law; providing that
8	the charter may impose fixed term limits on county
9	commissioners; conforming historical references to
10	reflect the current name of Miami-Dade County.
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12	Be It Resolved by the Legislature of the State of Florida:
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14	That the following amendment to Section 6 of Article VIII
15	of the State Constitution is agreed to and shall be submitted to
16	the electors of this state for approval or rejection at the next
17	general election or at an earlier special election specifically
18	authorized by law for that purpose:
19	ARTICLE VIII
20	LOCAL GOVERNMENT
21	SECTION 6. Schedule to Article VIII
22	(a) This article shall replace all of Article VIII of the
23	Constitution of 1885, as amended, except those sections
24	expressly retained and made a part of this article by reference.
25	(b) COUNTIES; COUNTY SEATS; MUNICIPALITIES; DISTRICTS. The
26	status of the following items as they exist on the date this
27	article becomes effective is recognized and shall be continued
28	until changed in accordance with law: the counties of the state;
29	their status with respect to the legality of the sale of
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38-00208A-14 20141256 30 intoxicating liquors, wines and beers; the method of selection 31 of county officers; the performance of municipal functions by 32 county officers; the county seats; and the municipalities and 33 special districts of the state, their powers, jurisdiction and 34 government. 35 (c) OFFICERS TO CONTINUE IN OFFICE. Every person holding 36 office when this article becomes effective shall continue in office for the remainder of the term if that office is not 37 abolished. If the office is abolished the incumbent shall be 38 paid adequate compensation, to be fixed by law, for the loss of 39 40 emoluments for the remainder of the term. (d) ORDINANCES. Local laws relating only to unincorporated 41 42 areas of a county on the effective date of this article may be amended or repealed by county ordinance. 43 44 (e) CONSOLIDATION AND HOME RULE. Article VIII, Sections 9, 10, 11 and 24, of the Constitution of 1885, as amended, shall 45 46 remain in full force and effect as to each county affected, as 47 if this article had not been adopted, until that county shall expressly adopt a charter or home rule plan pursuant to this 48 49 article. All provisions of the Miami-Dade Metropolitan Dade County Home Rule Charter, heretofore or hereafter adopted by the 50 51 electors of Miami-Dade Dade County pursuant to Article VIII, Section 11, of the Constitution of 1885, as amended, shall be 52 53 valid, and any amendments to such charter shall be valid; 54 provided that the said provisions of such charter and the said 55 amendments thereto are authorized under said Article VIII, 56 Section 11, of the Constitution of 1885, as amended. However, 57 notwithstanding any provision of Article VIII, Section 11, of the Constitution of 1885, as amended, or any limitations under 58

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38-00208A-14 20141256 59 this subsection, the Miami-Dade County Home Rule Charter may be 60 amended or revised by special law approved by the electors of Miami-Dade County and, if approved, shall be deemed an amendment 61 62 or revision of the charter by the electors of Miami-Dade County. 63 A bill proposing a special law to amend or revise the Miami-Dade 64 County Home Rule Charter may be filed only by a member of the 65 Miami-Dade County legislative delegation, and such filing must 66 be approved by a majority of the members of the Miami-Dade 67 County legislative delegation in each house of the legislature. 68 The Miami-Dade County Home Rule Charter may provide for fixed 69 term limits of Miami-Dade County Commissioners. 70 (f) MIAMI-DADE DADE COUNTY; POWERS CONFERRED UPON 71 MUNICIPALITIES. To the extent not inconsistent with the powers 72 of existing municipalities or general law, the Metropolitan 73 Government of Miami-Dade Dade County may exercise all the powers conferred now or hereafter by general law upon municipalities. 74 75 (g) DELETION OF OBSOLETE SCHEDULE ITEMS. The legislature 76 shall have power, by joint resolution, to delete from this 77 article any subsection of this Section 6, including this 78 subsection, when all events to which the subsection to be deleted is or could become applicable have occurred. A 79 80 legislative determination of fact made as a basis for 81 application of this subsection shall be subject to judicial 82 review. 83 BE IT FURTHER RESOLVED that the following statement be placed on the ballot: 84 85 CONSTITUTIONAL AMENDMENT 86 ARTICLE VIII, SECTION 6 87 AUTHORIZING REVISIONS TO MIAMI-DADE COUNTY HOME RULE

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SJR 1256

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88	CHARTER BY SPECIAL LAW APPROVED BY REFERENDUM.—This proposed
89	amendment authorizes revisions or amendments to the Miami-Dade
90	County Home Rule Charter by a special law approved by the
91	electors of Miami-Dade County and requires that a bill proposing
92	such a special law be approved by the local legislative
93	delegation and filed by a member thereof.
94	It also provides that the charter may impose fixed term
95	limits for county commissioners and conforms historical
96	references to reflect the county's current name.

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