Bill No. CS for SJR 940 Amendment No. ____ Barcode 484156 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Smith moved the following amendment: 11 12 13 Senate Amendment (with title amendment) Delete everything after the enacting clause 14 15 16 and insert: 17 That the creation of Section 20 of Article III and the amendment of Section 10 of Article IV and Sections 3 and 5 of 18 Article XI of the State Constitution set forth below are 19 20 agreed to and shall be submitted to the electors of Florida for approval or rejection at the general election to be held 21 22 in November 2002: 23 ARTICLE III 24 LEGISLATURE 25 SECTION 20. Legislation by initiative.--26 (a) The power to propose legislation by initiative is 27 reserved to the people. The power may be invoked by filing a petition with the chief elections officer of the state that 28 29 contains a copy of the proposed legislation, which petition is 30 signed by a number of electors in each of the congressional districts of the state, and of the state as a whole, equal to 31 1 5:18 PM 03/15/02 s0940c1c-05e0b

Amendment No. ____ Barcode 484156

four percent of the votes cast in each of such districts 1 2 respectively and in the state as a whole in the last preceding election in which presidential electors were chosen. 3 4 (b) Special laws and general laws of local 5 application; laws that impose, eliminate, increase, or grant 6 exemption from taxes; laws that appropriate state funds; laws 7 that provide exemption from public records or public meetings requirements; laws that provide for the number or assignment 8 of judges or the jurisdiction of courts; laws that the 9 10 legislature is prohibited from passing or must pass by an 11 extraordinary vote; and laws changing the boundaries of any 12 municipality, county, or special, legislative, or 13 congressional district may not be proposed by initiative. (c) Legislation proposed by initiative must comply 14 15 with the requirements of this constitution applicable to laws 16 enacted by the legislature with respect to single subject and 17 prohibition of amendment by reference. Laws that are enacted 18 by initiative shall be subject to the powers of the governor and the legislature granted by this constitution, as such 19 powers apply to any law or legislation, and shall expire four 20 21 years after the date of taking effect unless reenacted by the legislature at the regular session immediately preceding the 22 date of expiration. The enacting clause of every law proposed 23 24 by initiative shall read: "Be It Enacted by the People of the 25 State of Florida by Initiative:". (d) Legislation proposed by initiative shall be 26 27 submitted to the electors at the next general election held 28 more than ninety days after the initiative petition proposing 29 it is filed with the custodian of state records. The ballot 30 must include a statement expressing the chief purpose of the proposed legislation, in clear and unambiguous language not 31

5:18 PM 03/15/02

Amendment No. ____ Barcode 484156

exceeding 75 words in length, and a statement of the economic 1 2 impact of the proposed legislation. If the legislation 3 proposed by initiative is approved by those electors voting on 4 the proposal, it shall be effective on the first day of July 5 following the next regular session of the legislature held 6 after the general election at which the legislative initiative 7 was approved. 8 (e) The legislature shall establish by general law, no later than July 1, 2003, procedures to be used in invoking and 9 10 approving legislation proposed by initiative and for providing 11 sufficient prior public notice. 12 ARTICLE IV 13 EXECUTIVE SECTION 10. Attorney General.--The attorney general 14 15 shall, as directed by general law, request the opinion of the 16 justices of the supreme court as to the validity of any 17 initiative petition proposing legislation circulated pursuant 18 to Section 20 of Article III or any initiative petition proposing to amend or revise this constitution circulated 19 pursuant to Section 3 of Article XI. The justices shall, 20 subject to their rules of procedure, permit interested persons 21 22 to be heard on the questions presented and shall render their written opinion expeditiously. 23 24 ARTICLE XI 25 AMENDMENTS 26 SECTION 3. Initiative.--27 (a) The power to propose the revision or amendment of any portion or portions of this constitution by initiative is 28 reserved to the people, provided that, any such revision or 29 30 amendment, except for those limiting the power of government 31 to raise revenue, shall embrace but one subject and matter 3 5:18 PM 03/15/02 s0940c1c-05e0b

Amendment No. ____ Barcode 484156

directly connected therewith. It may be invoked by filing 1 2 with the custodian of state records a petition containing a 3 copy of the proposed revision or amendment, signed by a number 4 of electors in each of one half of the congressional districts 5 of the state, and of the state as a whole, equal to eight 6 percent of the votes cast in each of such districts 7 respectively and in the state as a whole in the last preceding election in which presidential electors were chosen. 8

9 (b) Notwithstanding subsection (a), any revision or 10 amendment of this constitution adopted by initiative petition 11 may be repealed by initiative petition limited to that purpose 12 only and subject to the same requirements for invoking and 13 voter approval as were applied to the petition proposing the 14 revision or amendment to be repealed.

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SECTION 5. Amendment or revision election .--

(a) A proposed amendment to or revision of this 16 17 constitution, or any part of it, shall be submitted to the electors at the next general election held more than ninety 18 days after the joint resolution, initiative petition or report 19 of revision commission, constitutional convention or taxation 20 21 and budget reform commission proposing it is filed with the custodian of state records, unless, pursuant to law enacted by 22 the affirmative vote of three-fourths of the membership of 23 24 each house of the legislature and limited to a single amendment or revision, it is submitted at an earlier special 25 election held more than ninety days after such filing. 26

(b) Once in the tenth week, and once in the sixth week immediately preceding the week in which the election is held, the proposed amendment or revision, with notice of the date of election at which it will be submitted to the electors, shall be published in one newspaper of general circulation in each

5:18 PM 03/15/02

Amendment No. ____ Barcode 484156

1 county in which a newspaper is published.

2 (c)(1) If the proposed amendment or revision is 3 approved by vote of the electors, it shall be effective as an 4 amendment to or revision of the constitution of the state on 5 the first Tuesday after the first Monday in January following 6 the election, or on such other date as may be specified in the 7 amendment or revision.

8 (2) Notwithstanding paragraph (1), if the amendment or 9 revision is proposed by initiative petition, it must be 10 approved by a vote of two-thirds of the electors voting on the 11 matter and, if approved, shall be effective in the same manner 12 as other amendments or revisions of the constitution of the 13 state become effective.

14 (d) The ballot statement of an amendment or revision 15 proposed by initiative petition must include a brief statement 16 of the economic impact of the proposed amendment or revision. 17 The legislature shall establish by general law the required 18 content of the economic impact statement.

BE IT FURTHER RESOLVED that in accordance with the requirements of section 101.161, Florida Statutes, the title and substance of the amendments proposed herein shall appear on the ballot as follows:

LEGISLATION BY INITIATIVE; AMENDMENT OR REVISION OF STATE CONSTITUTION BY INITIATIVE; PETITION REVIEW

Allows legislation to be proposed by initiative, unless it is special or local in nature, involves taxes or tax exemptions, appropriates state funds, has a significant fiscal impact on state or local government, provides exemption from public records or public meetings requirements, provides for the number or assignment of judges or the jurisdiction of

5:18 PM 03/15/02

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Amendment No. ____ Barcode 484156

courts, is constitutionally prohibited or requires passage by 1 2 an extraordinary vote of the Legislature, or changes the 3 boundaries of any municipality, county, or special, 4 legislative, or congressional district. Prescribes standards 5 for such initiatives and requirements to invoke and approve 6 them. Subjects such legislation to constitutional powers of 7 the Governor and Legislature with respect to laws or legislation and to future expiration unless reenacted by the 8 9 Legislature. Requires the Legislature to adopt procedures 10 governing initiatives proposing legislation. Provides for Supreme Court review of initiative petitions proposing 11 12 legislation. Requires signatures for initiative petitions to 13 amend or revise the State Constitution to be gathered in all, rather than one half, of the congressional districts and of 14 15 the state as a whole. Increases the number of votes required to approve amendments or revisions to the State Constitution 16 17 proposed by initiative petition, but allows repeal of amendments or revisions to the State Constitution adopted by 18 initiative petition pursuant to the same requirements as those 19 for adoption of the amendment or revision to be repealed. 20 21 Requires the ballot statement of each initiative proposing legislation or amendment or revision of the State Constitution 22 23 to include a statement of economic impact. 24 25 26 27 And the title is amended as follows: 28 Delete everything before the enacting clause 29 30 and insert: 31 A joint resolution proposing the creation of 6 5:18 PM 03/15/02 s0940c1c-05e0b

Bill No. <u>CS for SJR 940</u>

Amendment No. ____ Barcode 484156

1	Section 20 of Article III and the amendment of
2	Section 10 of Article IV and Sections 3 and 5
3	of Article XI of the State Constitution to
4	authorize the proposal of legislation by
5	initiative, to revise or provide requirements
6	for amending the State Constitution by
7	initiative which relate to signatures, voter
8	approval, and economic impact, and to provide
9	for Supreme Court review of initiative
10	petitions proposing legislation.
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5:18 PM 03/15/02