# Bill No. HJR 1741, 2nd Eng.

### Barcode 415354

### CHAMBER ACTION

	CHAMBER ACTION <u>Senate</u> <u>House</u>
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11	Senator Atwater moved the following amendment to amendment
12	(270608):
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14	Senate Amendment
15	On page 3, line 25, through
16	page 4, line 26, delete those lines
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18	and insert: TWO-THIRDS VOTE FOR CONSTITUTIONAL AMENDMENT
19	INCREASING STATE TAX OR FEE OR IMPOSING SIGNIFICANT FINANCIAL
20	IMPACTProposing amendments to the State Constitution
21	requiring that a proposed amendment to or revision of the
22	State Constitution which increases an existing state tax or
23	fee must be approved by at least two-thirds of those voters
24	voting in the election in which the amendment or revision is
25	considered. For the purposes of this amendment, "existing
26	state tax or fee" means any tax or fee that produces revenue
27	subject to lump-sum or other appropriation by the Legislature,
28	either for the state general revenue fund or any trust fund,
29	if that tax or fee is in effect at the time of the election
30	when the proposed amendment or revision is considered. The
31	amendment also requires that a proposed amendment to or ${f 1}$
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1	revision of the State Constitution which imposes a significant
2	financial impact on state government must be approved by at
3	least two-thirds of those voters voting in the election in
4	which the amendment or revision is considered. For the
5	purposes of this amendment, a "significant financial impact"
6	means a financial impact to the state, including requiring the
7	Legislature to increase taxes in order to maintain the state
8	budget at existing revenues and expenditures, in any state
9	fiscal year prior to and including the first state fiscal year
10	of full implementation in an amount greater than two-tenths of
11	1 percent of the portion of the state budget appropriated from
12	the General Revenue Fund, as established in the General
13	Appropriations Act approved by the Governor, for the state
14	fiscal year ending in the year prior to the election in which
15	such proposed amendment or revision is considered. Currently,
16	any such proposal must be approved by only a simple majority
17	of those voting on the proposal unless it imposes a new state
18	tax or fee, in which case it must be approved by at least
19	two-thirds of those voters voting in the election in which it
20	is considered, as required by a constitutional amendment
21	adopted by Florida voters in 1996. This amendment also makes
22	conforming changes in this section of the State Constitution
23	and repeals obsolete provisions relating to items on the
24	November 8, 1994, ballot.
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