Bill No. <u>CS for SJR 2200</u>

	CHAMBER ACTION Senate House
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11	Senator Atwater moved the following amendment:
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13	Senate Amendment (with title amendment)
14	Delete everything after the enacting clause
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16	and insert:
17	That the following amendment to Section 7 of Article XI
18	of the State Constitution is agreed to and shall be submitted
19	to the electors of this state for approval or rejection at the
20	next general election or at an earlier special election
21	specifically authorized by law for that purpose:
22	ARTICLE XI
23	AMENDMENTS
24	SECTION 7. Tax <u>,</u> <del>or</del> fee <u>, or significant financial</u>
25	<u>impact</u> limitationNotwithstanding Article X, Section 12(d)
26	of this constitution:-,
27	(a) No amendment or revision to this constitution
28	<u>which imposes a</u> new State tax or fee shall <u>become effective</u> <del>be</del>
29	imposed on or after November 8, 1994 by any amendment to this
30	<del>constitution</del> unless the proposed amendment <u>or revision</u> is
31	approved by not fewer than two-thirds of the voters voting in $\frac{1}{1}$
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SENATOR AMENDMENT

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1	the election in which such proposed amendment <u>or revision</u> is
2	considered. For purposes of this section, the phrase "new
3	State tax or fee" shall mean any tax or fee which would
4	produce revenue subject to lump sum or other appropriation by
5	the Legislature, either for the State general revenue fund or
6	any trust fund, which tax or fee is not in effect on November
7	7, 1994 <u>.</u> including without limitation such taxes and fees as
8	are the subject of proposed constitutional amendments
9	appearing on the ballot on November 8, 1994. This section
10	shall apply to proposed constitutional amendments relating to
11	State taxes or fees which appear on the November 8, 1994
12	<del>ballot, or later ballots, and</del> Any such proposed amendment <u>or</u>
13	$\underline{revision \ that} \ which$ fails to gain the two-thirds vote required
14	hereby shall be null, void, and without effect.
15	(b) No amendment or revision to this constitution
16	which increases an existing State tax or fee shall become
17	effective unless the proposed amendment or revision is
18	approved by not fewer than two-thirds of the voters voting in
19	the election in which such proposed amendment or revision is
20	considered. For purposes of this section, the phrase "existing
21	State tax or fee" shall mean any tax or fee that produces
22	revenue subject to lump sum or other appropriation by the
23	Legislature, either for the State general revenue fund or any
24	trust fund, which tax or fee is in effect at the time of the
25	election at which the proposed amendment or revision is
26	considered. Any such proposed amendment or revision that fails
27	to gain the two-thirds vote required by this subsection shall
28	be null, void, and without effect.
29	(c) No amendment or revision to this constitution
30	which imposes a significant financial impact on state
31	government shall become effective unless the proposed
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1	amendment or revision is approved by not fewer than two-thirds
2	of voters voting in the election in which such proposed
3	amendment or revision is considered. For purposes of this
4	section, the phrase "significant financial impact" shall mean
5	a financial impact to the state, including requiring the
6	Legislature to increases taxes in order to maintain the state
7	budget at existing revenues and expenditures, in any state
8	fiscal year prior to and including the first state fiscal year
9	of full implementation in an amount greater than two-tenths of
10	one percent of the portion of the state budget appropriated
11	from the General Revenue Fund, as established in the General
12	Appropriations Act approved by the Governor, for the state
13	fiscal year ending in the year prior to the election in which
14	such proposed amendment or revision is considered. The
15	determination that a proposed amendment or revision imposes a
16	significant financial impact on state government shall be
17	certified pursuant to the process established in general law.
18	Any such proposed amendment or revision that fails to gain the
19	two-thirds vote required by this subsection shall be null,
20	void, and without effect.
21	BE IT FURTHER RESOLVED that the following statement be
22	placed on the ballot:
23	CONSTITUTIONAL AMENDMENT
24	ARTICLE XI, SECTION 7
25	SIGNIFICANT FINANCIAL IMPACT LIMITATION
26	AMENDMENTProposing amendments to the State Constitution
27	requiring that a proposed amendment to or revision of the
28	State Constitution which increases an existing state tax or
29	fee must be approved by at least two-thirds of those voters
30	voting in the election in which such amendment or revision is
31	considered. For the purposes of this amendment, "existing $3$
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1 state tax or fee" means any tax or fee that produces revenue subject to lump-sum or other appropriation by the Legislature, 2 either for the state general revenue fund or any trust fund, 3 4 if that tax or fee is in effect at the time of the election when the proposed amendment or revision is considered. The 5 amendment also requires that a proposed amendment to or 6 7 revision of the State Constitution which imposes a significant financial impact on state government must be approved by at 8 least two-thirds of those voters voting in the election in 9 10 which such amendment or revision is considered. For the 11 purposes of this amendment, a "significant financial impact" means a financial impact to the state, including requiring the 12 13 Legislature to increase taxes in order to maintain the state budget at existing revenues and expenditures, in any state 14 15 fiscal year prior to and including the first state fiscal year of full implementation in an amount greater than two-tenths of 16 1 percent of the portion of the state budget appropriated from 17 the General Revenue Fund, as established in the General 18 19 Appropriations Act approved by the Governor, for the state 20 fiscal year ending in the year prior to the election in which such proposed amendment or revision is considered. Currently, 21 22 such a proposal must be approved by only a simple majority of 23 those voting on the proposal, unless it imposes a new state 2.4 tax or fee. This amendment repeals obsolete provisions in this section of the State Constitution relating to items on the 25 November 8, 1994, ballot. 26 27 28 29 ============ TITLE AMENDMENT =============== And the title is amended as follows: 30 31 Delete everything before the enacting clause 4:43 PM 04/29/05 s2200.25ee.001

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1	and insert:
2	Senate Joint Resolution No. 2200
3	A joint resolution proposing an amendment to
4	Section 7 of Article XI of the State
5	Constitution; requiring that a proposed
6	amendment to or revision of the State
7	Constitution which increases an existing state
8	tax or fee by state government must be approved
9	by at least two-thirds of those voters voting
10	in the election in which such amendment or
11	revision is considered; providing that the
12	phrase "existing State tax or fee" means any
13	tax or fee producing revenue subject to lump
14	sum or other appropriation by the Legislature,
15	either for the state general revenue fund or
16	any trust fund, which tax or fee is in effect
17	at the time of the election when the proposed
18	amendment or revision is considered; requiring
19	that a proposed amendment to or revision of the
20	State Constitution which imposes a significant
21	financial impact on state government be
22	approved by at least two-thirds of those voters
23	voting in the election in which such amendment
24	or revision is considered; providing that the
25	phrase "significant financial impact" means a
26	financial impact to the state, including
27	requiring the Legislature to increase taxes in
28	order to maintain the state budget at existing
29	revenues and expenditures, in any state fiscal
30	year prior to and including the first state
31	fiscal year of full implementation in an amount 5
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1	greater than two-tenths of 1 percent of the
2	portion of the state budget appropriated from
3	the General Revenue Fund, as established in the
4	General Appropriations Act approved by the
5	Governor, for the state fiscal year ending in
6	the year prior to the election in which such
7	proposed amendment or revision is considered;
8	deleting obsolete provisions.
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10	Be It Resolved by the Legislature of the State of
11	Florida:
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