By Senator Torres

15-01670-18 20181702

Senate Joint Resolution

A joint resolution proposing the creation of Section 22 of Article III and the amendment of Section 10 of Article IV of the State Constitution to authorize the proposal and enactment of legislation by initiative and to provide for Supreme Court review of initiative

petitions proposing legislation.

Be It Resolved by the Legislature of the State of Florida:

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> That the following creation of Section 22 of Article III and the amendment of Section 10 of Article IV of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

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ARTICLE III

LEGISLATURE

19 20 SECTION 22. Legislation by initiative.-

reserved to the people. This power may be invoked by filing with the custodian of state records a petition that contains a copy of the proposed legislation, which petition is signed by a number of electors in each of one half of the congressional districts of the state, and of the state as a whole, equal to

(a) The power to propose legislation by initiative is

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four percent of the votes cast in each such district,

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election in which presidential electors were chosen.

respectively, and in the state as a whole in the previous

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(b) Laws that provide for the number or assignment of

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judges or the jurisdiction of courts, laws that the legislature is prohibited from passing or must pass by an extraordinary vote, and laws that change the boundaries of any municipality, county, or special, legislative, or congressional district may not be proposed by initiative.

- (c) Legislation proposed by initiative must comply with the requirements of this constitution which are applicable to laws enacted by the legislature with respect to single subject and prohibition of amendment by reference. Laws that are enacted by initiative shall not be subject to the veto power of the Governor. Notwithstanding section 7 of this article, the legislature may only amend or repeal legislation approved by vote of the electors under this section by a vote of four-fifths of the membership of each house of the legislature within one year after the effective date of such legislation or by a vote of three-fifths of the membership of each house of the legislature one year or more after the effective date of such legislation. The enacting clause of every law proposed by initiative shall read: "Be It Enacted by the People of the State of Florida by Initiative:".
- (d) Legislation proposed by initiative shall be submitted to the electors at the next general election held more than ninety days after the initiative petition is filed with the custodian of state records. The ballot must include a statement expressing the chief purpose of the proposed legislation, in clear and unambiguous language not exceeding seventy-five words in length, and a statement of the economic impact of the proposed legislation. If the legislation proposed by initiative is approved by a majority of the electors voting in that

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election, it shall be effective on the first day of July after the next regular session of the legislature.

(e) The legislature shall establish by general law, by July 1, 2020, procedures to be used in invoking and approving legislation proposed by initiative and for providing sufficient prior public notice.

ARTICLE IV

EXECUTIVE

SECTION 10. Attorney General.—The attorney general shall, as directed by general law, request the opinion of the justices of the supreme court as to the validity of any initiative petition proposing legislation circulated pursuant to Section 22 of Article III or any initiative petition circulated pursuant to Section 3 of Article XI. The justices shall, subject to their rules of procedure, permit interested persons to be heard on the questions presented and shall render their written opinion no later than April 1 of the year in which the initiative is to be submitted to the voters pursuant to Section 5 of Article XI.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT

ARTICLE III, SECTION 22

ARTICLE IV, SECTION 10

LEGISLATION BY INITIATIVE.—Proposing an amendment to the State Constitution to allow the proposal of laws by initiative without legislative or gubernatorial approval; prescribing requirements for subject matter, proposal, and approval of such initiatives; requiring extraordinary vote of each house of Legislature to amend or repeal laws approved by voters;

20181702 15-01670-18 88 requiring Legislature to adopt procedures for initiatives; providing for Supreme Court review of initiative petitions; and 89 requiring ballot statements for such initiatives to include 90 statements of economic impact. 91