REVISION 5

A proposal to revise the State Constitution by the Constitution Revision Commission of Florida.

A proposed revision relating to state and local government; amending Section 3 of Article III of the State Constitution to provide that the Legislature convene for regular session on the second Tuesday after the first Monday in January of each even-numbered year; amending Section 4 of Article IV of the State Constitution to establish the Office of Domestic Security and Counterterrorism within the Department of Law Enforcement; amending Section 11 of Article IV of the State Constitution to require, rather than authorize, the Legislature to provide for the Department of Veterans' Affairs and prescribe its duties by general law and to specify that the head of the department is the Governor and Cabinet; and amending Sections 1 and 6 of Article VIII of the State Constitution to remove the authority of a county charter or a special law to provide for choosing county officers in a manner other than election and to prohibit a county charter from abolishing county officers, transferring the duties of a county officer to another officer or office, changing the length of terms of county officers, or establishing any manner of selection of county officers other than by election.
Be It Proposed by the Constitution Revision Commission of Florida:

Section 3 of Article III of the State Constitution is amended to read:

ARTICLE III

LEGISLATURE

SECTION 3. Sessions of the legislature.—

(a) ORGANIZATION SESSIONS. On the fourteenth day following each general election the legislature shall convene for the exclusive purpose of organization and selection of officers.

(b) REGULAR SESSIONS. A regular session of the legislature shall convene on the first Tuesday after the first Monday in March of each odd-numbered year, and on the second first Tuesday after the first Monday in January March, or such other date as may be fixed by law, of each even-numbered year.

(c) SPECIAL SESSIONS.

(1) The governor, by proclamation stating the purpose, may convene the legislature in special session during which only such legislative business may be transacted as is within the purview of the proclamation, or of a communication from the governor, or is introduced by consent of two-thirds of the membership of each house.

(2) A special session of the legislature may be convened as provided by law.

(d) LENGTH OF SESSIONS. A regular session of the legislature shall not exceed sixty consecutive days, and a special session shall not exceed twenty consecutive days, unless

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extended beyond such limit by a three-fifths vote of each house. During such an extension no new business may be taken up in either house without the consent of two-thirds of its membership.

(e) ADJOURNMENT. Neither house shall adjourn for more than seventy-two consecutive hours except pursuant to concurrent resolution.

(f) ADJOURNMENT BY GOVERNOR. If, during any regular or special session, the two houses cannot agree upon a time for adjournment, the governor may adjourn the session sine die or to any date within the period authorized for such session; provided that, at least twenty-four hours before adjourning the session, and while neither house is in recess, each house shall be given formal written notice of the governor’s intention to do so, and agreement reached within that period by both houses on a time for adjournment shall prevail.

Sections 4 and 11 of Article IV of the State Constitution are amended to read:

ARTICLE IV
EXECUTIVE

SECTION 4. Cabinet.—

(a) There shall be a cabinet composed of an attorney general, a chief financial officer, and a commissioner of agriculture. In addition to the powers and duties specified herein, they shall exercise such powers and perform such duties as may be prescribed by law. In the event of a tie vote of the governor and cabinet, the side on which the governor voted shall be deemed to prevail.
(b) The attorney general shall be the chief state legal officer. There is created in the office of the attorney general the position of statewide prosecutor. The statewide prosecutor shall have concurrent jurisdiction with the state attorneys to prosecute violations of criminal laws occurring or having occurred, in two or more judicial circuits as part of a related transaction, or when any such offense is affecting or has affected two or more judicial circuits as provided by general law. The statewide prosecutor shall be appointed by the attorney general from not less than three persons nominated by the judicial nominating commission for the supreme court, or as otherwise provided by general law.

(c) The chief financial officer shall serve as the chief fiscal officer of the state, and shall settle and approve accounts against the state, and shall keep all state funds and securities.

(d) The commissioner of agriculture shall have supervision of matters pertaining to agriculture except as otherwise provided by law.

(e) The governor as chair, the chief financial officer, and the attorney general shall constitute the state board of administration, which shall succeed to all the power, control, and authority of the state board of administration established pursuant to Article IX, Section 16 of the Constitution of 1885, and which shall continue as a body at least for the life of Article XII, Section 9(c).

(f) The governor as chair, the chief financial officer, the attorney general, and the commissioner of agriculture shall constitute the trustees of the internal improvement trust fund
(g) The governor as chair, the chief financial officer, the attorney general, and the commissioner of agriculture shall constitute the agency head of the Department of Law Enforcement. The Office of Domestic Security and Counterterrorism is created within the Department of Law Enforcement. The Office of Domestic Security and Counterterrorism shall provide support for prosecutors and federal, state, and local law enforcement agencies that investigate or analyze information relating to attempts or acts of terrorism or that prosecute terrorism, and shall perform any other duties that are provided by law.

SECTION 11. Department of Veterans’ Affairs.—The legislature, by general law, shall provide for the establishment of the Department of Veterans’ Affairs and prescribe its duties. The head of the department is the governor and cabinet.

Sections 1 and 6 of Article VIII of the State Constitution are amended to read:

ARTICLE VIII
LOCAL GOVERNMENT

SECTION 1. Counties.—
(a) POLITICAL SUBDIVISIONS. The state shall be divided by law into political subdivisions called counties. Counties may be created, abolished or changed by law, with provision for payment or apportionment of the public debt.
(b) COUNTY FUNDS. The care, custody and method of disbursing county funds shall be provided by general law.
(c) GOVERNMENT. Pursuant to general or special law, a
county government may be established by charter which shall be
adopted, amended or repealed only upon vote of the electors of
the county in a special election called for that purpose.

(d) COUNTY OFFICERS. There shall be elected by the electors
of each county, for terms of four years, a sheriff, a tax
collector, a property appraiser, a supervisor of elections, and
a clerk of the circuit court; except, when provided by county
charter or special law approved by vote of the electors of the
county, any county officer may be chosen in another manner
therein specified, or any county office may be abolished when
all the duties of the office prescribed by general law are
transferred to another office. Unless otherwise provided by county charter or special law approved by vote of
the electors or pursuant to Article V, section 16, the clerk of
the circuit court shall be ex officio clerk of the board of
county commissioners, auditor, recorder and custodian of all
county funds. Notwithstanding subsection 6(e) of this article, a
county charter may not abolish the office of a sheriff, a tax
collector, a property appraiser, a supervisor of elections, or a
clerk of the circuit court; transfer the duties of those
officers to another officer or office; change the length of the
four-year term of office; or establish any manner of selection
other than by election by the electors of the county.

(e) COMMISSIONERS. Except when otherwise provided by county
charter, the governing body of each county shall be a board of
county commissioners composed of five or seven members serving
staggered terms of four years. After each decennial census the
board of county commissioners shall divide the county into
districts of contiguous territory as nearly equal in population
as practicable. One commissioner residing in each district shall
be elected as provided by law.

(f) NON-CHARTER GOVERNMENT. Counties not operating under
county charters shall have such power of self-government as is
provided by general or special law. The board of county
commissioners of a county not operating under a charter may
enact, in a manner prescribed by general law, county ordinances
not inconsistent with general or special law, but an ordinance
in conflict with a municipal ordinance shall not be effective
within the municipality to the extent of such conflict.

(g) CHARTER GOVERNMENT. Counties operating under county
charters shall have all powers of local self-government not
inconsistent with general law, or with special law approved by
vote of the electors. The governing body of a county operating
under a charter may enact county ordinances not inconsistent
with general law. The charter shall provide which shall prevail
in the event of conflict between county and municipal
ordinances.

(h) TAXES; LIMITATION. Property situate within
municipalities shall not be subject to taxation for services
rendered by the county exclusively for the benefit of the
property or residents in unincorporated areas.

(i) COUNTY ORDINANCES. Each county ordinance shall be filed
with the custodian of state records and shall become effective
at such time thereafter as is provided by general law.

(j) VIOLATION OF ORDINANCES. Persons violating county
ordinances shall be prosecuted and punished as provided by law.

(k) COUNTY SEAT. In every county there shall be a county
seat at which shall be located the principal offices and

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permanent records of all county officers. The county seat may
not be moved except as provided by general law. Branch offices
for the conduct of county business may be established elsewhere
in the county by resolution of the governing body of the county
in the manner prescribed by law. No instrument shall be deemed
recorded until filed at the county seat, or a branch office
designated by the governing body of the county for the recording
of instruments, according to law.

SECTION 6. Schedule to Article VIII.—

(a) This article shall replace all of Article VIII of the
Constitution of 1885, as amended, except those sections
expressly retained and made a part of this article by reference.

(b) COUNTIES; COUNTY SEATS; MUNICIPALITIES; DISTRICTS. The
status of the following items as they exist on the date this
article becomes effective is recognized and shall be continued
until changed in accordance with law: the counties of the state;
their status with respect to the legality of the sale of
intoxicating liquors, wines and beers; the method of selection
of county officers; the performance of municipal functions by
county officers; the county seats; and the municipalities and
special districts of the state, their powers, jurisdiction and
government.

(c) OFFICERS TO CONTINUE IN OFFICE. Every person holding
office when this article becomes effective shall continue in
office for the remainder of the term if that office is not
abolished. If the office is abolished the incumbent shall be
paid adequate compensation, to be fixed by law, for the loss of
emoluments for the remainder of the term.

(d) ORDINANCES. Local laws relating only to unincorporated
areas of a county on the effective date of this article may be
amended or repealed by county ordinance.

(e) CONSOLIDATION AND HOME RULE. Article VIII, Sections 9, 10, 11 and 24, of the Constitution of 1885, as amended, shall remain in full force and effect as to each county affected, as if this article had not been adopted, until that county shall expressly adopt a charter or home rule plan pursuant to this article. All provisions of the Metropolitan Dade County Home Rule Charter, heretofore or hereafter adopted by the electors of Dade County pursuant to Article VIII, Section 11, of the Constitution of 1885, as amended, shall be valid, and any amendments to such charter shall be valid; provided that the said provisions of such charter and the said amendments thereto are authorized under said Article VIII, Section 11, of the Constitution of 1885, as amended.

(f) DADE COUNTY; POWERS CONFERRED UPON MUNICIPALITIES. To the extent not inconsistent with the powers of existing municipalities or general law, the Metropolitan Government of Dade County may exercise all the powers conferred now or hereafter by general law upon municipalities.

(g) SELECTION AND DUTIES OF COUNTY OFFICERS.—

(1) Except as provided in this subsection, the amendment to Section 1 of this article, relating to the selection and duties of county officers, shall take effect January 5, 2021, but shall govern with respect to the qualifying for and the holding of the primary and general elections for county constitutional officers in 2020.

(2) For Miami-Dade County and Broward County, the amendment to Section 1 of this article, relating to the selection and
duties of county officers, shall take effect January 7, 2025,
but shall govern with respect to the qualifying for and the
holding of the primary and general elections for county
constitutional officers in 2024.

(h) (g) DELETION OF OBSOLETE SCHEDULE ITEMS. The legislature
shall have power, by joint resolution, to delete from this
article any subsection of this Section 6, including this
subsection, when all events to which the subsection to be
deleted is or could become applicable have occurred. A
legislative determination of fact made as a basis for
application of this subsection shall be subject to judicial
review.

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

CONSTITUTIONAL AMENDMENT

ARTICLE III, SECTION 3

ARTICLE IV, SECTIONS 4, 11

ARTICLE VIII, SECTIONS 1, 6

STATE AND LOCAL GOVERNMENT STRUCTURE AND OPERATION.—
Requires legislature to retain department of veterans’ affairs.
Ensures election of sheriffs, property appraisers, supervisors
of elections, tax collectors, and clerks of court in all
counties; removes county charters’ ability to abolish, change
term, transfer duties, or eliminate election of these offices.
Changes annual legislative session commencement date in even-
numbered years from March to January; removes legislature’s
authorization to fix another date. Creates office of domestic
security and counterterrorism within department of law enforcement.