As Adopted by the House

131st General Assembly

Regular Session 2015-2016

Sub. H. J. R. No. 4

Representatives Smith, R., Curtin
Cosponsors: Representatives Brown, Buchy, Derickson, Green, McColley,
Amstutz, Anielski, Blessing, Boose, Burkley, Butler, Conditt, Dever, Dovilla,
Ginter, Grossman, Hackett, Hagan, Hall, Hayes, Henne, Hill, Huffman,
Johnson, T., Koehler, Kraus, Landis, Maag, Manning, McClain, Perales,
Reineke, Retherford, Rezabek, Ryan, Schaffer, Scherer, Schuring, Sears,
Slaby, Sprague, Terhar, Thompson, Speaker Rosenberger

A JOINT RESOLUTION

Proposing to amend Sections 1a, 1b, and 1e of Article	1
II of the Constitution of the State of Ohio to	2
prohibit an initiated constitutional amendment	3
that would grant a monopoly or a special	4
commercial economic interest, privilege, benefit,	5
right, or license to any person or entity and to	6
modify the procedure to propose a law or a	7
constitutional amendment by initiative petition.	8

Be it resolved by the General Assembly of the State of	9
Ohio, three-fifths of the members elected to each house	10
concurring herein, that there shall be submitted to the	11
electors of the state, in the manner prescribed by law at the	12
general election to be held on November 3, 2015, a proposal	13
to amend Sections la, 1b, and le of Article II of the	14
Constitution of the State of Ohio to read as follows:	15

ARTICLE II 16

Section 1a. (A) The first aforestated power reserved by	17
the people is designated the initiative, and the .	18
(B) Whoever seeks to propose a constitutional amendment	19
by initiative petition shall submit to the attorney general,	20
in the manner and with the requisite number of signatures_	21
prescribed by law, an initial petition containing the	22
proposed constitutional amendment and a summary of it that	23
contains a fair and truthful statement of the proposed	24
constitutional amendment. The attorney general shall examine	25
the summary to determine whether it is a fair and truthful	26
statement of the proposed constitutional amendment and shall	27
examine the proposed constitutional amendment to determine	28
whether it violates or is inconsistent with division (B)(1)	29
or (2) of Section le of this article.	30
A petitioner who is aggrieved by the attorney general's	31
determination may challenge the determination in the supreme	32
court of Ohio. The supreme court of Ohio shall have	33
exclusive, original jurisdiction in all such challenges.	34
(C) The petition shall contain only one proposed	35
constitutional amendment, so as to enable the electors to	36
vote on each proposal separately. The Ohio ballot board	37
shall determine whether the petition contains only one	38
proposed constitutional amendment.	39
(D) After complying with divisions (B) and (C) of this	40
section, the petitioners shall file with the secretary of	41
state a petition containing the signatures of ten per centum	42
of the electors-shall be required upon a petition to propose-	43
an amendment to the constitution. When a petition signed by	44
the aforesaid required number of electors, shall have been	45
filed with the secretary of state, and verified as herein	46

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provided, proposing an amendment to the constitution, the	47
full text of which shall have been set forth in such	48
petition, the secretary of state shall submit for the	49
approval or rejection of the electors, the proposed	50
amendment, in the manner hereinafter provided, at the next	51
succeeding regular or general election in any year occurring	52
subsequent to one hundred twenty-five days after the filing	53
of such petition. The initiative petitions, above described,	54
shall have printed across the top thereof: "Amendment to the	55
Constitution Proposed by Initiative Petition to be Submitted	56
Directly to the Electors."	57
Section 1b. (A) Whoever seeks to propose a law by	58
initiative petition shall submit to the attorney general, in	59
the manner and with the requisite number of signatures	60
prescribed by law, an initial petition containing the	61
proposed law and a summary of it that contains a fair and	62
truthful statement of the proposed law. The attorney general	63
shall examine the summary to determine whether it is a fair	64
and truthful statement of the proposed law.	65
A petitioner who is aggrieved by the attorney general's	66
determination may challenge the determination in the supreme	67
court of Ohio. The supreme court of Ohio shall have	68
exclusive, original jurisdiction in all such challenges.	69
(B) The petition shall contain only one proposed law,	70
so as to enable the electors to vote on each proposal_	71
separately. The Ohio ballot board shall determine whether	72
the petition contains only one proposed law.	73
(C) When at any time after the requirements of	74
divisions (A) and (B) of this section have been met, not	75

less than ten days prior to the commencement of any session

of the general assembly, there shall have been filed with	77
the secretary of state a petition signed by three per centum	78
of the electors and verified as herein provided, proposing a	79
law, the full text of which shall have been set forth in	80
such petition, the secretary of state shall transmit the	81
same to the general assembly as soon as it convenes. If said	82
proposed law shall be passed by the general assembly, either	83
as petitioned for or in an amended form, it shall be subject	84
to the referendum. If it shall not be passed, or if it shall	85
be passed in an amended form, or if no action shall be taken	86
thereon within four months from the time it is received by	87
the general assembly, it shall be submitted by the secretary	88
of state to the electors for their approval or rejection, if	89
such submission shall be demanded by supplementary petition	90
verified as herein provided and signed by not less than	91
three per centum of the electors in addition to those	92
signing the original petition, which supplementary petition	93
must be signed and filed with the secretary of state within	94
ninety days after the proposed law shall have been rejected	95
by the general assembly or after the expiration of such term	96
of four months, if no action has been taken thereon, or	97
after the law as passed by the general assembly shall have	98
been filed by the governor in the office of the secretary of	99
state. The proposed law shall be submitted at the next	100
regular or general election occurring subsequent to one	101
hundred twenty-five days after the supplementary petition is	102
filed in the form demanded by such supplementary petition,	103
which form shall be either as first petitioned for or with	104
any amendment or amendments which may have been incorporated	105
therein by either branch or by both branches, of the general	106
assembly. If a proposed law so submitted is approved by a	107
majority of the electors voting thereon, it shall be the law	108

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and shall go into effect as herein provided in lieu of any	109
amended form of said law which may have been passed by the	110
general assembly, and such amended law passed by the general	111
assembly shall not go into effect until and unless the law	112
proposed by supplementary petition shall have been rejected	113
by the electors. All such initiative petitions, last above	114
described, shall have printed across the top thereof, in	115
case of proposed laws: "Law Proposed by Initiative Petition	116
First to be Submitted to the General Assembly." Ballots	117
shall be so printed as to permit an affirmative or negative	118
vote upon each measure submitted to the electors. Any	119
proposed law or amendment to the constitution submitted to	120
the electors as provided in 1a and 1b, if approved by a	121
majority of the electors voting thereon, shall take effect	122
thirty days after the election at which it was approved and	123
shall be published by the secretary of state. If conflicting	124
proposed laws or conflicting proposed amendments to the	125
constitution shall be approved at the same election by a	126
majority of the total number of votes cast for and against	127
the same, the one receiving the highest number of	128
affirmative votes shall be the law, or in the case of	129
amendments to the constitution shall be the amendment to the	130
constitution. No law proposed by initiative petition and	131
approved by the electors shall be subject to the veto of the	132
governor.	133
Section 1e. (A) The powers defined herein as the	134
"initiative" and "referendum" shall not be used to pass a	135
law authorizing any classification of property for the	136

purpose of levying different rates of taxation thereon or of

values or land sites at a higher rate or by a different rule

authorizing the levy of any single tax on land or land

than is or may be applied to improvements thereon or to	140
personal property.	141
(B) (1) The power of the initiative shall not be used to	142
pass an amendment to this constitution that would grant or	143
create a monopoly or a special interest, privilege, benefit,	144
right, or license of a commercial economic nature to any	145
person, partnership, association, corporation, organization,	146
or other nonpublic entity, or any combination thereof,	147
however organized, that is not available to other similarly	148
situated persons, partnerships, associations, corporations,	149
organizations, or other nonpublic entities at the time the	150
amendment is scheduled to become effective.	151
(2) (a) A constitutional amendment may be proposed that	152
would repeal or suspend division (B)(1) of this section or	153
amend division (B)(1) of this section to include an	154
exception, only if the proposed amendment contains no other	155
provision.	156
(b) A proposed amendment to this constitution that, but	157
for the repeal, suspension, or amendment described in	158
division (B)(2)(a) of this section, would violate division	159
(B) (1) of this section may be submitted to the electors only	160
at a regular or general election occurring subsequent to the	161
election at which the electors approved the repeal,	162
suspension, or amendment described in division (B)(2)(a) of	163
this section.	164
(3) An initiative petition filed under Section 1a of	165
this article is not valid if the attorney general determines	166
that it proposes a constitutional amendment that would	167
violate or be inconsistent with division (B)(1) or (2) of	168
this section. A proposed constitutional amendment contained	169

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