CERTIFICATION OF ENROLLMENT

ENGROSSED HOUSE JOINT RESOLUTION 4204

60th Legislature 2007 Regular Session

Passed by the House March 12, 2007 Yeas 79 Nays 19	CERTIFICATE
	I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby
Speaker of the House of Representatives	certify that the attached is ENGROSSED HOUSE JOINT RESOLUTION 4204 as passed by the House of Representatives and the Senate on
Passed by the Senate April 12, 2007 Yeas 33 Nays 16	the dates hereon set forth.
	Chief Clerk
President of the Senate	
Approved	FILED
Governor of the State of Washington	Secretary of State State of Washington

ENGROSSED HOUSE JOINT RESOLUTION 4204

Passed Legislature - 2007 Regular Session

State of Washington

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60th Legislature

2007 Regular Session

Representatives Schual-Berke, Chase, Wallace, Hudgins, Sells, Kenney, Appleton, Pedersen, Ormsby, Hasegawa, Lovick, Haigh, Dunshee, Hunt, Simpson, Lantz, Hunter, Williams, Linville, Goodman, Conway, Springer, Hurst, Campbell, P. Sullivan, Miloscia, Kelley, Moeller, Green, Rolfes, Eddy, Santos, Fromhold and Haler; by request of Governor Gregoire

Read first time 01/11/2007. Referred to Committee on Education.

BE IT RESOLVED, BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE 1 2 STATE OF WASHINGTON, IN LEGISLATIVE SESSION ASSEMBLED:

THAT, At the next general election to be held in this state the secretary of state shall submit to the qualified voters of the state for their approval and ratification, or rejection, an amendment to Article VII, section 2 of the Constitution of the state of Washington to read as follows:

Article VII, section 2. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed one percent of the true and fair value of such property in money((+ Provided, however, That)). Nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or

public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only as follows:

(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the voters of the taxing district voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed <u>initial</u> levy is to be made and not oftener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of voters voting "yes" on the proposition shall constitute three-fifths of a number equal to forty percent of the total number of voters voting in such taxing district at the last preceding general election when the number of voters voting on the proposition does not exceed forty percent of the total number of voters voting in such taxing district in the last preceding general election; or by a majority of at least three-fifths of the voters of the taxing district voting on the proposition to levy when the number of voters voting on the proposition exceeds forty percent of the number of voters voting in such taxing district in the last preceding general election((: Provided, That)). Notwithstanding any other provision of this Constitution, proposition pursuant to this subsection to levy additional tax for the support of the common schools or fire protection districts may provide such support for a period of up to four years and any proposition to levy an additional tax to support the construction, modernization, or remodelling of school facilities or fire facilities may provide such support for a period not exceeding six years. Notwithstanding any other provision of this subsection, a proposition under this subsection to levy an additional tax for a school district shall be authorized by a majority of the voters voting on the proposition, regardless of the number of voters voting on the proposition;

(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the voters of the taxing district voting on the proposition to issue such bonds and to pay the principal and interest

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thereon by annual tax levies in excess of the limitation herein 1 2 provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided 3 by law for bond elections in such taxing district, at which election 4 5 the total number of voters voting on the proposition shall constitute not less than forty percent of the total number of voters voting in 6 7 such taxing district at the last preceding general election((÷ Provided, That)). Any such taxing district shall have the right by 8 vote of its governing body to refund any general obligation bonds of 9 said district issued for capital purposes only, and to provide for the 10 interest thereon and amortization thereof by annual levies in excess of 11 12 the tax limitation provided for herein((, And provided further, That)). 13 The provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution; 14

(c) By the state or any taxing district for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort.

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BE IT FURTHER RESOLVED, That the secretary of state shall cause notice of this constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state.

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