SJR 8221 - S AMD 277

By Senators Parlette, Kilmer, Murray, Zarelli

ADOPTED 03/05/2012

Beginning on page 1, line 8, strike all material through "state."
on page 5, line 13 and insert the following:

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4 "Article VIII, section 1. (a) The state may contract debt, the
5 principal of which shall be paid and discharged within thirty years
6 from the time of contracting thereof, in the manner set forth herein.

7 (b) The aggregate debt contracted by the state, as calculated by the treasurer at the time debt is contracted, shall not exceed that 8 9 amount for which payments of principal and interest in any fiscal year 10 would require the state to expend more than ((nine percent)) <u>the</u> applicable percentage limit of the arithmetic mean of its general state 11 12 revenues for the ((three)) six immediately preceding fiscal years as 13 certified by the treasurer. The term "applicable percentage limit" means eight and one-half percent from July 1, 2014, through June 30, 14 2016; eight and one-quarter percent from July 1, 2016, through June 30, 15 2034; eight percent from July 1, 2034, and thereafter. 16 The term 17 "fiscal year" means that period of time commencing July 1 of any year 18 and ending on June 30 of the following year.

(c) The term "general state revenues," when used in this section, 19 20 shall include all state money received in the treasury from each and every source ((whatsoever except)), including moneys received from ad 21 valorem taxes levied by the state and deposited in the general fund in 22 each fiscal year, but not including: (1) Fees and other revenues 23 24 derived from the ownership or operation of any undertaking, facility, 25 or project; (2) Moneys received as gifts, grants, donations, aid, or assistance or otherwise from the United States or any department, 26 27 bureau, or corporation thereof, or any person, firm, or corporation, public or private, when the terms and conditions of such gift, grant, 28 29 donation, aid, or assistance require the application and disbursement 30 of such moneys otherwise than for the general purposes of the state of

Washington; (3) Moneys to be paid into and received from retirement 1 2 system funds, and performance bonds and deposits; (4) Moneys to be paid into and received from trust funds ((including but not limited to 3 4 moneys received from taxes levied for specific purposes)) and the several permanent and irreducible funds of the state and the moneys 5 derived therefrom but excluding bond redemption funds; (5) Moneys б received from taxes levied for specific purposes and required to be 7 deposited for those purposes into specified funds or accounts other 8 than the general fund; and (6) Proceeds received from the sale of bonds 9 or other evidences of indebtedness. 10

(d) In computing the amount required for payment of principal and 11 12 interest on outstanding debt under this section, debt shall be construed to mean borrowed money represented by bonds, notes, or other 13 evidences of indebtedness which are secured by the full faith and 14 credit of the state or are required to be repaid, directly or 15 indirectly, from general state revenues and which are incurred by the 16 state, any department, authority, public corporation, or quasi public 17 18 corporation of the state, any state university or college, or any other public agency created by the state but not by counties, cities, towns, 19 school districts, or other municipal corporations, but shall not 20 21 include obligations for the payment of current expenses of state 22 government, nor shall it include debt hereafter incurred pursuant to 23 section 3 of this article, obligations guaranteed as provided for in 24 subsection (q) of this section, principal of bond anticipation notes or obligations issued to fund or refund the indebtedness of the Washington 25 26 state building authority. In addition, for the purpose of computing 27 the amount required for payment of interest on outstanding debt under subsection (b) of this section and this subsection, "interest" shall be 28 29 reduced by subtracting the amount scheduled to be received by the state 30 as payments from the federal government in each year in respect of bonds, notes, or other evidences of indebtedness subject to this 31 32 section.

(e) The state may pledge the full faith, credit, and taxing power of the state to guarantee the voter approved general obligation debt of school districts in the manner authorized by the legislature. Any such guarantee does not remove the debt obligation of the school district and is not state debt.

(f) The state may, without limitation, fund or refund, at or prior 1 to maturity, the whole or any part of any existing debt or of any debt 2 hereafter contracted pursuant to section 1, section 2, or section 3 of 3 4 this article, including any premium payable with respect thereto and interest thereon, or fund or refund, at or prior to maturity, the whole 5 or any part of any indebtedness incurred or authorized prior to the 6 7 effective date of this amendment by any entity of the type described in 8 subsection (h) of this section, including any premium payable with respect thereto and any interest thereon. Such funding or refunding 9 10 shall not be deemed to be contracting debt by the state.

(g) Notwithstanding the limitation contained in subsection (b) of 11 12 this section, the state may pledge its full faith, credit, and taxing 13 power to guarantee the payment of any obligation payable from revenues received from any of the following sources: (1) Fees collected by the 14 state as license fees for motor vehicles; (2) Excise taxes collected by 15 the state on the sale, distribution or use of motor vehicle fuel; and 16 (3) Interest on the permanent common school fund: Provided, That the 17 legislature shall, at all times, provide sufficient revenues from such 18 19 sources to pay the principal and interest due on all obligations for which said source of revenue is pledged. 20

(h) No money shall be paid from funds in custody of the treasurer with respect to any debt contracted after the effective date of this amendment by the Washington state building authority, the capitol committee, or any similar entity existing or operating for similar purposes pursuant to which such entity undertakes to finance or provide a facility for use or occupancy by the state or any agency, department, or instrumentality thereof.

(i) The legislature shall prescribe all matters relating to the 28 contracting, funding or refunding of debt pursuant to this section, 29 30 The purposes for which debt may be contracted; by a including: favorable vote of three-fifths of the members elected to each house, 31 32 the amount of debt which may be contracted for any class of such purposes; the kinds of notes, bonds, or other evidences of debt which 33 may be issued by the state; and the manner by which the treasurer shall 34 35 determine and advise the legislature, any appropriate agency, officer, 36 or instrumentality of the state as to the available debt capacity 37 within the limitation set forth in this section. The legislature may delegate to any state officer, agency, or instrumentality any of its 38

powers relating to the contracting, funding or refunding of debt pursuant to this section except its power to determine the amount and purposes for which debt may be contracted.

4 (j) The full faith, credit, and taxing power of the state of 5 Washington are pledged to the payment of the debt created on behalf of 6 the state pursuant to this section and the legislature shall provide by 7 appropriation for the payment of the interest upon and installments of 8 principal of all such debt as the same falls due, but in any event, any 9 court of record may compel such payment.

(k) Notwithstanding the limitations contained in subsection (b) of 10 this section, the state may issue certificates of indebtedness in such 11 sum or sums as may be necessary to meet temporary deficiencies of the 12 13 treasury, to preserve the best interests of the state in the conduct of the various state institutions, departments, bureaus, and agencies 14 during each fiscal year; such certificates may be issued only to 15 provide for appropriations already made by the legislature and such 16 certificates must be retired and the debt discharged other than by 17 refunding within twelve months after the date of incurrence. 18

(1) Bonds, notes, or other obligations issued and sold by the state of Washington pursuant to and in conformity with this article shall not be invalid for any irregularity or defect in the proceedings of the issuance or sale thereof and shall be incontestable in the hands of a bona fide purchaser or holder thereof.

BE IT FURTHER RESOLVED, That the amendments to Article VIII, Section 1, if approved and ratified by the qualified voters of the state, shall be effective on and after July 1, 2014.

27 BE IT FURTHER RESOLVED, That the statement of subject and concise description for the ballot title of this constitutional amendment shall 28 29 read "The legislature has proposed a constitutional amendment on implementing the Commission on State Debt recommendations regarding 30 Washington's debt limit. This amendment would, starting July 1, 2014, 31 phase-down the debt limit percentage in three steps from nine to eight 32 33 percent and modify the calculation date, calculation period, and the term general state revenues. Should this constitutional amendment be: 34

1	Approved		
2	Rejected	"	

3 BE IT FURTHER RESOLVED, That the secretary of state shall cause 4 notice of this constitutional amendment to be published at least four 5 times during the four weeks next preceding the election in every legal 6 newspaper in the state."

EFFECT: Reduces the debt limit percentage to 8.5% from FY 2015 through FY 2017, 8.25% from FY 2017 through FY 2034, and 8.0% from FY 2035 and thereafter.

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