S0004-2

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

AA

S.F. No. 4

(SENATE AUTHORS: BAKK, Sheran, Reinert, Housley and Petersen, B.)

DATE	D-PG	OFFICIAL STATUS
01/10/2013	48	Introduction and first reading Referred to State and Local Government
01/14/2013	61	Authors added Sheran; Reinert
03/04/2014	5947a	Comm report: To pass as amended and re-refer to Rules and Administration
03/12/2014	6173	Author added Housley
03/13/2014	6218	Author added Petersen, B.
03/17/2014	6248a	Comm report: To pass as amended
	6274	Second reading

1.1	A bill for an act
1.2	proposing an amendment to the Minnesota Constitution, article IX, section 1;
1.3	requiring a three-fifths vote of one house of the legislature in the second calendar
1.4	year of a legislative session after a three-fifths vote of the other house in the
1.5	first year of the same session to submit a proposed constitutional amendment to
1.6	the people; requiring a proposed constitutional amendment to be placed on the
1.7 1.8	ballot in the next general election occurring after the general election following passage of the proposed amendment by the legislature; amending Minnesota
1.8	Statutes 2012, section 3.20.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	Section 1. CONSTITUTIONAL AMENDMENT PROPOSED.
1.12	An amendment to the Minnesota Constitution is proposed to the people. If the
1.13	amendment is adopted, article IX, section 1, will read:
1.14	Section 1. A majority Three-fifths of the members elected to each house of the
1.15	legislature may propose amendments to this constitution. An amendment may not be
1.16	proposed until it has passed one house of the legislature in one calendar year and the other
1.17	house of the same legislature in the next calendar year. Proposed amendments shall be
1.18	published with the laws passed at the same session and submitted to the people for their
1.19	approval or rejection at a the general election following the next general election. If a
1.20	majority of all the electors voting at the election vote to ratify an amendment, it becomes
1.21	a part of this constitution. If two or more amendments are submitted at the same time,
1.22	voters shall vote for or against each separately.
1.23	Sec. 2. SUBMISSION TO VOTERS.
1.24	(a) The proposed amendment must be submitted to the people at the 2014 general

1.25 <u>election. The question submitted must be:</u>

1

	SF4	REVISOR	AA	S0004-2	2nd Engrossment			
2.1	"Shall the Minnesota Constitution be amended to require that an amendment to the							
2.2	Minnesota Constitution be proposed by three-fifths of the members elected to one house							
2.3	of the legislature in a calendar year and three-fifths of the members elected to the other							
2.4	house of the same legislature in the next calendar year and submitted to the people at the							
2.5	general election following the next general election?							
2.6				<u>Yes</u>				
2.7				<u>No"</u>				
2.8	(b) The title required under Minnesota Statutes, section 204D.15, subdivision 1,							
2.9	for the question submitted to the people under paragraph (a) shall be "Amending the							
2.10	Minnesota Constitution."							
2.11	Sec. 3. Mir	mesota Statutes 2012	, section 3.20, is	amended to read:				
2.12	12 3.20 FORM OF ACT; <u>PROCESS FOR SUBMISSION.</u>							
2.13	Every ac	t for the submission o	of an amendment	to the Constitution s	hall set forth the			
2.14	section as it wi	ill read if the amendm	ent is adopted, w	vith only the other ma	atter necessary to			
2.15	show in what s	section or article the a	lteration is propo	osed. H <u>After passag</u> e	e of the act by			
2.16	three-fifths of	the members elected	to one house of t	he legislature in the	calendar year			
2.17	following pass	age of the act by thre	e-fifths of the me	embers elected to the	other house of			
2.18	the same legisl	ature, the amendmen	t shall be submit	ted and voted upon a	t the general			
2.19	election follow	ving the next general	election as provid	ded by the law relation	ng to general			
2.20	elections. If ad	lopted, the governor s	shall announce th	e fact by proclamatic	on.			
2.21	EFFEC	FIVE DATE. This se	ction is effective	January 1, 2015, if t	he amendment			

2.22 proposed under section 1 has been adopted.