CONSTITUTIONAL AMENDMENT PETITION FORM

Note:
- All information on this form, including your signature, becomes a public record upon receipt by the Supervisor of Elections.
- Under Florida law, it is a first degree misdemeanor, punishable as provided in s. 775.082 or s. 775.08, Florida Statutes, to knowingly sign more than one petition for an issue. [Section 104.185, Florida Statutes]
- If all requested information on this form is not completed, the form will not be valid.

Your name: ____________________________________________________________________________
Please Print Name as it appears on your Voter Information Card

Your address: ___________________________ Zip_____________ County__________________

☐ Please change my legal residence address on my voter registration record to the above residence address (check box, if applicable).

Voter Registration Number _______________________ or Date of Birth __________________

I am a registered voter of Florida and hereby petition the Secretary of State to place the following proposed amendment to the Florida Constitution on the ballot in the general election:

BALLOT TITLE: Cannabis as a Dietary Supplement for Personal and Medical Use; Funding for Teacher Salaries.

BALLOT SUMMARY: Cannabis is reclassified as a dietary supplement and regulated by the Department of Business with a sales tax on cannabis for teacher salaries. This amendment by affirmative vote will grant those 21 and older the right to possess up to four ounces of cannabis for medical or personal use; grow no more than ten flowering plants at a time per home, within the person’s residence. This amendment does not authorize Federal Law protections or violations.

ARTICLE AND SECTION BEING CREATED OR AMENDED: Article X, Section 30

FULL TEXT OF THE PROPOSED CONSTITUTIONAL AMENDMENT:

A. POLICY. (1) It is unlawful for any person knowingly or intentionally to manufacture distribute or possess with intent to manufacture or distribute, a controlled substance.
Notwithstanding any provision of this chapter to the contrary, it shall be lawful, and shall not be an offense under this section, for any person twenty-one (21) years of age or older to possess, use, purchase or transport cannabis weighing less than four ounces or to possess, grow, harvest or process, within the interior of a house, building or rental unit that constitutes such person’s principal residence, no more than 10 mature, flowering cannabis plants, and to
possess within such house, building or apartment the cannabis produced by such plants; provided that none of such cannabis or such plants is sold or offered or made available for sale.

(2) Notwithstanding any other provision of this Section, no state government agency or office shall limit or refuse to provide any facility service, program or benefit to any person based upon or by reason of conduct that is made lawful by this subsection.

(3) Nothing in this subsection shall be construed to require any state government agency or office, or any employer, to permit or accommodate the use, consumption, possession, transfer, display, transportation, sale or growing of cannabis in the workplace or to affect the ability of any such agency, office or employer to establish and enforce policies restricting the use of cannabis by employees.

(4) Nothing in this Section shall be construed to permit driving under the influence of cannabis or to modify or affect the construction or application of any provision of this Section related to driving under the influence of cannabis or driving while impaired by cannabis.

(5) Nothing in this subsection shall be construed to prohibit any person, business, corporation, organization or other entity, or state government agency or office, who or which occupies, owns or controls any real property, from prohibiting or regulating the possession, consumption, use, display, transfer, distribution, sale, transportation or growing of cannabis on or in that property.

(6) Nothing in this subsection shall apply to those under the age of 21.

(7) Cannabis activities authorized by this Section use will not result in removal of one’s child or parental rights from Child Protective Services (CPS), the Department of Children and Families (DCF), or any other state governmental agency.

(8) State Asset Forfeiture is considered unlawful by this Section if it is based upon any authorized cannabis activities mentioned in this section.

(9) Any paraphernalia sold for the purpose of cannabis application are legal for sale to those 21 years and older.

(10) This entire section shall apply to its fullest extent upon passage.

(11) A recommendation for cannabis from a doctor or therapist is permissible under this Section although not required for any authorized cannabis related acts covered in this Section.

(12) No regulations or Florida law may limit or ban any cannabis strain based on its chemical profile such as THC and CBD ratios.

(13) Cannabis is reclassified and made available to the public (21+) as a dietary supplement within 6 months. Dispensing organizations will be regulated by the Department of Business. Regulations may include safety policies, certifications, inspections, and any other regulations consistent with the Section.
(14) A 10% sales tax will be incurred on any cannabis bought or products with any elements of cannabis infused. This tax may be lowered but not raised above 10% with revenue strictly and evenly dispersed amongst public school teacher salaries.

   a. The intent of this revenue is to immediately, constantly, and aggressively increase salary pay of current public teachers. No more than 25% of revenue can be used for new teacher hires in a given year.

(15) Cannabis flower, oil, infused edibles, and hashish are all equally lawful for sale and offered equal protections under this section.

   a. Concentrates such as cannabis infused edibles, oil, and the labeling thereof will be strictly regulated by the Florida Legislature to ensure safe packaging and distribution.

(16) Cannabis advertising and marketing on television, radio, newspaper, and websites will be strictly regulated by the Florida Legislature

(17) Nothing in this section shall require or disallow health insurance providers or Florida government agencies to reimburse persons for expenses related to the medical use of cannabis.

B. DEFINITIONS. For the purposes of this act, cannabis and marijuana are defined as (1) a genus of flowering plants that includes three different species, Cannabis sativa, Cannabis indica and Cannabis ruderalis, (2) any member of such genus, and (3) any part or any derivative of such plant or plants. This section shall be interpreted liberally to affect the purposes set forth herein.

C. LEGISLATION. Nothing in this section shall limit the legislature from enacting laws consistent with this section or establishing public regulatory committees

D. SEVERABILITY. The provisions of this section are severable and if any clause, sentence, paragraph, or section of this measure, or an application thereof, is adjudged invalid by any court of competent jurisdiction other provisions shall continue to be in effect to the fullest extent possible.

DATE OF SIGNATURE X SIGNATURE OF REGISTERED VOTER

Initiative petition sponsored by Florida Organization of Reform, P.O Box #5302, Plant City, FL 33563
Please return all signed petitions to the address listed above

If paid petition circulator is used:
Circulator’s name__________________________________________
Circulator’s address_________________________________________

For Official Use Only:
Serial Number: 15–15
Date Approved: 7/8/2015