1 HOUSE OF REPRESENTATIVES - FLOOR VERSION 2 STATE OF OKLAHOMA 3 2nd Session of the 56th Legislature (2018) HOUSE JOINT 4 RESOLUTION 1057 By: Martinez 5 6 7 8 AS INTRODUCED 9 A Joint Resolution directing the Secretary of State to refer to the people for their approval or 10 rejection a proposed amendment to Section 33 of Article V of the Constitution of the State of Oklahoma; modifying provisions related to revenue-11 raising measures; requiring revenue-raising measures 12 to be submitted to popular vote; providing exception for measures with certain effects on revenues; 1.3 defining term; providing for presentment of revenueraising measures to the Governor based upon revenue 14 failure; requiring two-thirds vote of the Oklahoma House of Representatives and the Oklahoma State 15 Senate; authorizing emergency clause; providing ballot title; and directing filing. 16 17 18 19 BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE 20 2ND SESSION OF THE 56TH OKLAHOMA LEGISLATURE: 2.1 SECTION 1. The Secretary of State shall refer to the people for 22 their approval or rejection, as and in the manner provided by law, 23 the following proposed amendment to Section 33 of Article V of the 2.4

Constitution of the State of Oklahoma to read as follows:

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Section 33. A. All bills for raising revenue shall originate in the House of Representatives. The Senate may propose amendments to revenue bills.

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B. No revenue bill shall be passed during the five last days of the session.

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C. Any Except as otherwise provided by this section, a revenue bill originating in the House of Representatives that creates a new tax or increases an existing tax shall not become effective until it has been referred to the people of the state at the next general in an election held throughout the state and shall become effective and be in force when it has been approved by a majority of the votes cast on the measure at such election and not otherwise, except as otherwise provided in subsection D of this section.

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D. Any revenue bill originating in the House of Representatives may become law without being submitted to a vote of the people of the state if such bill receives the approval of three-fourths (3/4) of the membership of the House of Representatives and three-fourths (3/4) of the membership of the Senate and is submitted to the Governor for appropriate action. Any such revenue bill shall not be subject to the emergency measure provision authorized in Section 58 of this Article and shall not become effective and be in force until ninety days after it has been approved by the Legislature, and acted on by the Governor.

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- B. The provisions of this section shall not apply to the removal of tax exemptions, the creation or increase of fees, or any other bill that increases revenues but is not a tax as defined in this section.
- C. As used in this section, a tax is defined as a compulsory contribution to state revenue levied by the government on income and profits, property, or added to the cost of some goods, services and transactions, and where there is no direct exchange of government consideration, including but not limited to privileges and services, specifically for the compulsory contribution to state revenue.
- D. The provisions of subsection A of this section shall not apply, and a measure creating a new tax or increasing an existing tax may be enacted by presentment of the measure to and approval of the measure by the Governor, when a state revenue failure has been declared during the then current fiscal year, a new tax or increase to an existing tax is apportioned to the General Revenue Fund to address the revenue failure, the measure has a sunset provision not to exceed two (2) years which ends the levy of a new tax or reduces the increase to an existing tax to the level in effect prior to the enactment of such measure not later than December 31 of the second calendar year following the date as of which the new tax levy or increased tax levy first became effective as law, and the measure receives the approval of two-thirds (2/3) of the membership of both chambers and is presented to the Governor for action. A measure

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1	presented to the Governor pursuant to the provisions of this
2	subsection may contain an emergency clause and, if no other
3	effective date is specified in the measure, shall become effective
4	upon approval by the Governor or upon an override of a veto on the
5	measure and an override vote with respect to the emergency clause in
6	the same manner as provided for other measures in the Oklahoma
7	Constitution.
8	SECTION 2. The Ballot Title for the proposed Constitutional
9	amendment as set forth in SECTION 1 of this resolution shall be in
10	the following form:
11	BALLOT TITLE
12	Legislative Referendum No State Question No
13	THE GIST OF THE PROPOSITION IS AS FOLLOWS:
14	This measure amends Section 33 of Article 5 in the Oklahoma
15	Constitution. It changes procedures used in the Legislature for
16	voting on revenue-raising measures. If a revenue-raising
17	measure does not receive three-fourths (3/4) approval in both
18	the Oklahoma House of Representatives and the Oklahoma State
19	Senate, the bill becomes a State Question and is submitted at
20	the next General Election. With some exceptions, this measure
21	requires all revenue-raising measures to be submitted to a vote.
22	The election could be a General Election or a Special Election.
23	This process would not apply to bills that removed tax

exemptions, created or increased fees or other types of bills to

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1	increase revenues. The term "tax" would be defined in the
2	Constitution. A tax increase bill could be presented to the
3	Governor instead of being submitted to a popular vote. For that
4	to happen, a revenue failure would have to occur. For a revenue
5	failure, a tax increase bill could be presented to the Governor
6	for action if the bill received 2/3 approval by both the House
7	of Representatives and the State Senate. A tax increase bill
8	could become effective immediately upon the Governor's
9	signature.
10	SHALL THE PROPOSAL BE APPROVED?
11	FOR THE PROPOSAL — YES
12	AGAINST THE PROPOSAL - NO
13	SECTION 3. The Chief Clerk of the House of Representatives,
14	immediately after the passage of this resolution, shall prepare and
15	file one copy thereof, including the Ballot Title set forth in
16	SECTION 2 hereof, with the Secretary of State and one copy with the
17	Attorney General.
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19	COMMITTEE REPORT BY: COMMITTEE ON RULES, dated 03/01/2018 - DO PASS.
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