SECOND REGULAR SESSION
[TRULY AGREED TO AND FINALLY PASSED]

HOUSE JOINT RESOLUTION NO. 72
97TH GENERAL ASSEMBLY

5412H.01T 2014

JOINT RESOLUTION

Submitting to the qualified voters of Missouri an amendment repealing sections 24 and 27 of article IV of the Constitution of Missouri, and adopting two new sections in lieu thereof relating to the governor’s budgetary authority.

Be it resolved by the House of Representatives, the Senate concurring therein:

That at the next general election to be held in the state of Missouri, on Tuesday next following the first Monday in November, 2014, or at a special election to be called by the governor for that purpose, there is hereby submitted to the qualified voters of this state, for adoption or rejection, the following amendment to article IV of the Constitution of the state of Missouri:

Section A. Sections 24 and 27, article IV, Constitution of Missouri, are repealed and two new sections adopted in lieu thereof, to be known as sections 24 and 27, to read as follows:

Section 24. The governor shall, within thirty days after it convenes in each regular session, submit to the general assembly a budget for the ensuing appropriation period, containing the estimated available revenues of the state and a complete and itemized plan of proposed expenditures of the state and all its agencies[, together with his recommendations of any laws necessary to provide revenues sufficient to meet the expenditures]. The governor shall not determine estimated available revenues of the state using any projection of new revenues to be created from proposed legislation that has not been passed into law by the general assembly. Estimates of any unspent fund balances, without regard to actual or estimated revenues but accounting for all existing appropriations, that will constitute a surplus during the fiscal year immediately preceding the fiscal year or years for which the governor is recommending a budget, may be included in the estimated revenue available

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in bold-face type in the above bill is proposed language.
for expenditure during the fiscal year or years for which the governor is recommending 
a budget. As used in this section, new revenues shall not include existing provisions of law 
subject to expiration during the ensuing appropriation period.

Section 27. 1. The governor may control the rate at which any appropriation is expended 
during the period of the appropriation by allotment or other means, and may reduce the 
expenditures of the state or any of its agencies below their appropriations whenever the actual 
revenues are less than the revenue estimates upon which the appropriations were based. The 
governor shall not reduce any appropriation for the payment of principal and interest on 
the public debt.

2. The governor shall notify the general assembly by proclamation whenever the 
rate at which any appropriation shall be expended is not equal quarterly allotments, the 
sum of which shall be equal to the amount of the appropriation. Any rate of expenditure 
for any appropriation which is not equal quarterly allotments shall stand reconsidered in 
the chamber in which the bill that contained the appropriation originated. Such 
reconsideration shall be in the manner that a bill is reconsidered under article III, section 
32. Either the general assembly that receives the proclamation or the next general 
assembly may reconsider the rate of expenditure. If the general assembly successfully 
reconsiders the rate of expenditure for the appropriation in question, the rate shall be 
assumed to be equal quarterly allotments. Such reconsideration may be at any time the 
general assembly is in session including sessions pursuant to article III, sections 20, 20(b), 
and 32 and article IV, section 9. Either the general assembly that receives the 
proclamation or the next general assembly may reconsider such allotment allocation 
change. Such reconsideration may be at any time the general assembly is in session 
including sessions pursuant to article III, sections 20, 20(b), and 32 and article IV, section 
9.

3. The governor shall notify the general assembly by proclamation when the 
governor reduces one or more items or portions of items of appropriation of money as a 
result of actual revenues being less than the revenue estimates upon which the 
appropriations were based. Each item or portions of items of appropriation of money shall 
stand reconsidered in the chamber in which the bill that contained the appropriation 
originated. Such reconsideration shall be in the manner that a bill is reconsidered under 
article III, section 32. Either the general assembly that receives the proclamation or the 
next general assembly may reconsider such reduction. Such reconsideration may be at any 
time the general assembly is in session including sessions pursuant to article III, sections 
20, 20(b), and 32 and article IV, section 9.
Section B. Pursuant to Chapter 116, RSMo, and other applicable constitutional provisions and laws of this state allowing the General Assembly to adopt ballot language for the submission of a joint resolution to the voters of this state, the official ballot title of the amendment proposed in Section A shall be as follows:

“Shall the Missouri Constitution be amended to require the governor to pay the public debt, to prohibit the governor from relying on revenue from legislation not yet passed when proposing a budget, and to provide a legislative check on the governor’s decisions to restrict funding for education and other state services?”