HOUSE JOINT RESOLUTION UU

November 29, 2016, Introduced by Rep. Muxlow and referred to the Committee on Elections.

A joint resolution proposing an amendment to the state constitution of 1963, by amending section 54 of article IV, to modify term limits for certain elected state offices.

Resolved by the Senate and House of Representatives of the state of Michigan, That the following amendment to the state constitution of 1963, to modify term limits for certain elected state offices, is proposed, agreed to, and submitted to the people of the state:

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ARTICLE IV

Sec. 54. (1) No-EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION
(2), A person shall NOT be elected to the office of state
representative more than three times. No-EXCEPT AS OTHERWISE
PROVIDED IN SUBSECTION (2), A person shall NOT be elected to the
office of state senate more than two times. Any person appointed or

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1 elected to fill a vacancy in the house of representatives or the
2 state senate for a period greater than one half of a term of such
3 THAT office, shall be IS considered to have been elected to serve
4 one time in that office for purposes of this section. This
5 limitation on the number of times a person shall MAY be elected to
6 office shall apply APPLIES to terms of office beginning on or after
7 January 1, 1993.

(2) A PERSON FIRST SERVING AS A STATE REPRESENTATIVE OR STATE 8 SENATOR IN 2018 OR LATER MAY SERVE AS A STATE REPRESENTATIVE OR 9 STATE SENATOR FOR A COMBINED TOTAL OF NOT MORE THAN 14 YEARS. ANY 10 11 PERSON APPOINTED OR ELECTED TO FILL A VACANCY IN THE HOUSE OF 12 REPRESENTATIVES OR THE STATE SENATE WHO HOLDS OFFICE FOR ONE DAY OR MORE WITHIN A CALENDAR YEAR IS CONSIDERED TO HAVE SERVED THE ENTIRE 13 CALENDAR YEAR FOR PURPOSES OF THIS SUBSECTION. A PERSON IS NOT 14 ELIGIBLE TO SERVE AS A STATE REPRESENTATIVE OR STATE SENATOR UNLESS 15 16 THAT PERSON IS ELIGIBLE TO SERVE THE ENTIRE TERM OF THAT OFFICE 17 UNDER THIS SUBSECTION.

18 (3) This section shall be IS self-executing. Legislation may 19 be enacted to facilitate operation of this section, but no A law 20 shall NOT limit or restrict the application of this section. If any 21 part of this section is held to be invalid or unconstitutional, the 22 remaining parts of this section shall ARE not be affected but will 23 remain in full force and effect.

Resolved further, That the foregoing amendment shall be
submitted to the people of the state at the next general election
in the manner provided by law.

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