## As Introduced

## 128th General Assembly Regular Session 2009-2010

H. J. R. No. 1

## Representatives Pryor, Pillich

Cosponsors: Representatives Gerberry, Lundy, Celeste, Yuko, Garrison, Fende, Hagan, Koziura, Book, Dodd, Murray, Ujvagi, Harris, DeGeeter, Newcomb, Phillips, Williams, B., Williams, S., Stewart, Harwood, DeBose, Bolon, Garland, Szollosi, Brown, Schneider, Skindell, Okey, Luckie, Letson, Heard

## JOINT RESOLUTION

Proposing to enact Section 2r of Article VIII of the	1
Constitution of the State of Ohio to provide	2
compensation to veterans of the Persian Gulf,	3
Afghanistan, and Iraq conflicts.	4
Be it resolved by the General Assembly of the State of Ohio,	5
three-fifths of the members elected to each house concurring	6
herein, that there shall be submitted to the electors of the	7
state, in the manner prescribed by law at the general election to	8
be held on November 3, 2009, a proposal to enact Section 2r of	9
Article VIII of the Constitution of Ohio to read as follows:	10
ARTICLE VIII	11
Section 2r. (A) Upon the order of the commissioners of the	12
sinking fund created by Section 8 of this article, the Ohio public	13
facilities commission shall proceed to issue and sell, from time	14
to time, bonds or other obligations of the state in such amounts	15
as are necessary to provide all or part of the funds as may be	16
required to pay the compensation established by, and the expenses	17
of administering, this section. The original principal amount of	18
obligations so issued shall not exceed two hundred million	19

dollars, provided that obligations issued under this section to	20
retire or refund obligations previously issued under this section	21
shall not be counted against that issuance limitation. The full	22
faith and credit, revenue, and taxing power of the state is hereby	23
pledged for payment of debt service on such obligations issued	24
under this section, and the state covenants to continue the levy,	25
collection, and application of sufficient state excises, taxes,	26
and revenues to the extent needed for those purposes; provided	27
that moneys referred to in Section 5a of Article XII of this	28
Constitution may not be pledged or used for the payment of debt	29
service. As used in this section, "debt service" means principal	30
and interest and other accreted amounts payable on the obligations	31
authorized by this section.	32
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Each obligation so issued shall mature not later than the	34
thirty-first day of December of the fifteenth calendar year after	35
its issuance, except that obligations issued to refund obligations	36
under this section shall mature not later than the thirty-first	37
day of December of the fifteenth calendar year after the year in	38
which the original obligation was issued. Except for obligations	39
issued under this section to retire or refund obligations	40
previously issued under this section, no obligations shall be	41
issued under this section later than April 1, 2012.	42
In the case of the issuance of any obligations under this	43
section as bond anticipation notes, provision shall be made in the	44
bond or note proceedings for the establishment, and the	45
maintenance during the period the notes are outstanding, of	46
special funds into which there shall be paid, from the sources	47
authorized for payment of the bonds anticipated, the amount that	48
would have been sufficient to pay the principal that would have	49
been payable on those bonds during that period if bonds maturing	50

serially in each year over the maximum period of maturity referred

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to in this section had been issued without the prior issuance of	52
the notes. Those special funds and investment income on them shall	53
be used solely for the payment of debt service on those notes or	54
the bonds anticipated.	55
The obligations issued under this section, the transfer	56
thereof, and the interest or other income thereon, including any	57
profit made on the sale, exchange, or other disposition, shall at	58
all times be free from taxation within the state.	59
Such obligations shall be sold only to the best bidder or	60
bidders after notice of sale has been published setting forth the	61
terms and conditions of the sale. The notice of sale shall state	62
the date and time of the sale, the total face value of the	63
obligations to be sold, their denominations and maturity dates,	64
information relative to the rates of interest that they may bear,	65
the dates on which the interest will be payable, whether and on	66
what terms they are subject to call or prior redemption, and any	67
other applicable term or condition of the sale.	68
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(B) Out of the proceeds of the sale of all obligations,	70
except those issued to refund or retire obligations previously	71
issued under this section, the amount that represents accrued	72
interest, if any, shall be paid into the state treasury into the	73
Persian gulf, Afghanistan, and Iraq conflicts compensation bond	74
retirement fund, which is hereby created. As determined at the	75
time of sale, the amount that represents premium shall be paid	76
into either the Persian gulf, Afghanistan, and Iraq conflicts	77
compensation bond retirement fund or the Persian gulf,	78
Afghanistan, and Iraq conflicts compensation fund, which is hereby	79
created in the state treasury. The balance of the proceeds shall	80
be paid into the Persian gulf, Afghanistan, and Iraq conflicts	81
compensation fund. All proceeds of the sale of any obligations	82

issued under this section to refund or retire obligations

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previously issued under this section shall be paid into the	84
Persian gulf, Afghanistan, and Iraq conflicts compensation bond	85
retirement fund and used to pay debt service on those outstanding	86
obligations so refunded. The general assembly may appropriate and	87
cause to be paid into the Persian gulf, Afghanistan, and Iraq	88
conflicts compensation bond retirement fund or the Persian gulf,	89
Afghanistan, and Iraq conflicts compensation fund, out of money in	90
the treasury not otherwise appropriated, such amount as is proper	91
for use for the purposes for which such funds are created. Except	92
for amounts advanced by the general assembly to the Persian gulf,	93
Afghanistan, and Iraq conflicts compensation fund with the express	94
expectation of reimbursement from the proceeds of obligations paid	95
into that fund, and except for amounts transferred under division	96
(E) of this section for the purpose of defraying the immediate	97
cost of administration and compensation, if the general assembly	98
appropriates any funds to the Persian gulf, Afghanistan, and Iraq	99
conflicts compensation fund prior to the time obligations have	100
been issued in the original principal amount authorized in this	101
section, that original principal amount authorized in this section	102
shall be reduced by the amount of funds appropriated.	103
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(C) On or before the first day of July in each fiscal year,	105
there shall be certified to the director of budget and management	106
the total amount of funds necessary to provide, together with all	107
other money that will be available in the Persian gulf,	108
Afghanistan, and Irag conflicts compensation bond retirement fund,	109
for the payment of debt service in that fiscal year. The director	110
shall transfer from the general revenue fund to the Persian gulf,	111
Afghanistan, and Iraq conflicts compensation bond retirement fund,	112
without necessity of appropriation by the general assembly, an	113
amount equal to the amount so certified, and those funds shall be	114
used for the payment of the debt service.	115

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(D)(1) The Persian gulf, Afghanistan, and Iraq conflicts	117
compensation fund shall be paid out upon the order of the	118
commissioners of the sinking fund, without necessity of	119
appropriation by the general assembly, in payment of the expenses	120
of administering this section and as compensation as follows to	121
each person who meets all of the following requirements:	122
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(a) The person has served in active duty in the United States	124
armed forces, except active duty for training only, at any time	125
between August 2, 1990, and March 3, 1991, at any time between	126
October 7, 2001, and the date determined by the president or	127
congress of the United States as the end of involvement of the	128
United States armed forces in Afghanistan, or at any time between	129
March 19, 2003, and the date determined by the president or	130
congress of the United States as the end of the involvement of the	131
<u>United States armed forces in Iraq.</u>	132
(b) The person was an Ohio resident for at least one year	133
immediately preceding the start of active duty service and is	134
currently an Ohio resident.	135
(c) The person was separated from the United States armed	136
forces under honorable conditions, is still serving in active duty	137
service, is retired from active duty service, or remains in the	138
Ohio national guard after serving on active duty.	139
A person who meets the requirements of divisions (D)(1)(a),	140
(b), and (c) of this section is entitled to, and may apply to	141
receive, compensation of fifty dollars for each month of active	142
domestic or foreign service and one hundred dollars for each month	143
of Persian gulf, Afghanistan, or Iraq service during the	144
compensable periods. A person who is medically discharged or	145
medically retired from service due to combat-related disabilities	146
sustained during Persian gulf, Afghanistan, or Iraq service is	147
entitled to, and may apply to receive, compensation of one	148

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thousand dollars. The maximum amount of cash payable to any person	149
in active domestic or foreign service is five hundred dollars and	150
the maximum amount of cash payable to any person in Persian gulf,	151
Afghanistan, or Iraq service is one thousand dollars, unless the	152
person qualifies for a survivor's payment or a payment based on	153
missing in action or prisoner of war status under division (D)(2)	154
or (D)(3) of this section. Compensation for a fraction of a month	155
of service shall be paid on the basis of one-thirtieth of the	156
appropriate monthly amount for each day of service.	157
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(2) The surviving spouse, surviving child or children, or	159
surviving parent or parents, including a person or persons	160
standing in loco parentis for one year preceding commencement of	161
service in the United States armed forces, is entitled to, and may	162
apply to receive, the same amount of compensation that the person	163
who served in the armed forces would have received under division	164
(D)(1) of this section. If the United States department of	165
veterans' affairs determines that the person's death was the	166
result of injuries or illness sustained in Persian gulf,	167
Afghanistan, or Irag service, the person's survivors are entitled	168
to, and may apply for, a survivor's payment of five thousand	169
dollars, regardless of the amount of compensation that the	170
deceased would have been entitled to receive under this section,	171
if living. The survivor's payment shall be made to the surviving	172
spouse. If there is no surviving spouse, the payment shall go to	173
the surviving child or children. If there are no surviving	174
children, the payment shall go to the surviving parent or parents	175
or person or persons standing in loco parentis.	176
(3) A person designated by the United States department of	177
defense as missing in action as a result of honorable service or	178
held in enemy captivity, or the spouse, child, or parent,	179
including a person standing in loco parentis for one year	180

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preceding commencement of active duty service, of a person	181
designated as missing in action or held in enemy captivity, is	182
entitled to, and may apply for, a payment of five thousand	183
dollars. This payment replaces any other cash benefit payable	184
under this section. While the person is missing or held captive,	185
the payment shall be made to the person's spouse. If there is no	186
spouse to claim the payment, payment shall be made to the person's	187
child or children. If the person does not have children, payment	188
shall be made to the person's parent or parents or person or	189
persons standing in loco parentis.	190
No payment to a spouse, child, parent, or person in loco	191
parentis of a person designated as missing in action as a result	192
of honorable service or held in enemy captivity, while the person	193
is missing in action or held captive, shall prevent the missing or	194
captive person from claiming and receiving a bonus of an equal	195
amount on the person's release or location.	196
(4) Compensation shall not be paid under this section as	197
follows:	198
(a) To any person who received from another state a bonus or	199
compensation of a similar nature;	200
(b) To any person who served less than ninety days in the	201
<u>United States armed forces, unless active duty was terminated as a</u>	202
result of injuries or illness sustained during Persian gulf,	203
Afghanistan, or Iraq service during the compensable period;	204
(c) To any person for any time period spent under penal	205
confinement during the compensable period.	206
(5) No sale or assignment of any right or claim to	207
compensation under this section shall be valid. No claims of	208
creditors shall be enforceable against rights or claims to or	209
payments of compensation under this section. No fees shall be	210
charged for services in connection with the prosecution of any	211

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right or claim to compensation or the collection of any	212
compensation under this section.	213
(6) All applications for payment of compensation under this	214
section shall be made to the commissioners of the sinking fund	215
according to the following schedule:	216
(a) For Persian gulf service, not later than December 31,	217
<u>2011;</u>	218
(b) For Afghanistan service, not later than three years after	219
the date determined by the president or congress of the United	220
States as the end of involvement of the United States armed forces	221
in Afghanistan;	222
(c) For Iraq service, not later than three years after the	223
date determined by the president or congress of the United States	224
as the end of involvement of the United States armed forces in	225
Iraq.	226
(7) As used in this section:	227
"Afghanistan service" means military service within	228
Afghanistan during the period between October 7, 2001, and the	229
date determined by the president or congress of the United States	230
as the end of the involvement of the United States armed forces in	231
Afghanistan.	232
"Domestic service" means service within the territorial	233
limits of the fifty states, excluding sea duty.	234
"Foreign service" means service in locations other than the	235
territorial limits of the fifty states, excluding Persian gulf,	236
Afghanistan, or Iraq service.	237
"Iraq service" means military service within Iraq during the	238
period between March 19, 2003, and the date determined by the	239
president or congress of the United States as the end of the	240
involvement of the United States armed forces in Iraq.	241

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"Persian gulf service" means military service within the	242
Persian gulf theater of operations during the period between	243
<u>August 2, 1990, and March 3, 1991.</u>	244
"United States armed forces" includes members of the Ohio	245
national guard serving on active duty.	246
(E) The commissioners of the sinking fund (hereinafter	247
referred to as "commissioners") shall have complete charge of	248
making payment of compensation under division (D) of this section	249
and shall adopt rules, including rules regarding the amounts to	250
which beneficiaries are entitled, residency requirements, and any	251
other rules necessary to implement this section. These rules shall	252
be adopted in accordance with Chapter 119. of the Revised Code.	253
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The commissioners shall select and appoint legal counsel and	255
employees as are necessary and fix their compensation and	256
prescribe their duties. All appointees shall serve at the	257
commissioners' pleasure. When practical, the commissioners shall	258
employ Persian gulf, Afghanistan, and Irag conflict veterans to	259
fill such positions. The general assembly shall transfer necessary	260
funds to the Persian gulf, Afghanistan, and Iraq conflicts	261
compensation fund and to the commissioners' operating budget, for	262
the purpose of defraying the immediate cost of administration and	263
compensation. Any funds so transferred shall not reduce the	264
original principal amount of obligations that may be issued under	265
this section.	266
On payment of all valid claims for cash compensation made	267
within the time limitations under this section, the commissioners	268
may transfer any funds remaining in the Persian gulf, Afghanistan,	269
and Iraq conflicts compensation fund to the Persian gulf,	270
Afghanistan, and Iraq conflicts compensation bond retirement fund.	271
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On retirement of all of the obligations issued under this	273
section and payment of all valid claims for cash compensation made	274
within the time limitations under this section, the commissioners	275
shall make a final report to the general assembly. Any balance	276
remaining in the Persian gulf, Afghanistan, and Irag conflicts	277
compensation fund or the Persian gulf, Afghanistan, and Iraq	278
conflicts compensation bond retirement fund shall be transferred	279
or disposed of as provided by law.	280
(F) The people of this state declare it to be their intention	281
that this amendment in no manner affects or changes any of the	282
existing provisions of the Constitution except as set forth in	283
this section. The provisions of this section shall be	284
self-executing.	285
(G) Debt service on obligations issued pursuant to this	286
section shall not be included in the calculation of total debt	287
service for purposes of division (A) of Section 17 of this	288
article.	289
(H) As provided in divisions (C) and (D)(1) of this section,	290
no further act of appropriation is necessary, notwithstanding	291
Section 22 of Article II of this Constitution.	292
(I) Any reference in this section to a public office,	293
officer, or body shall include any successor thereto.	294
EFFECTIVE DATE	295
If adopted by a majority of the electors voting on this	296
proposal at the general election held November 3, 2009, Section 2r	297
of Article VIII of the Constitution of the State of Ohio shall	298
take effect immediately.	299