voting address and the name of the city, town or village in wh	We, the undersigned, registered voters of the state of Missouri and County (or city of St. Louis), respectfully ord rejection, at the general election to be held on the 3rd day of November, 2026, and each for himself or herself says. I have personally signed this voting address and the name of the city, town or village in which I live are correctly written after my name.	County (or city of St. Louis), respectfully order that the following proposed amendment to the constitution shall be submitted to the voters of the state of Missouri, for their approval or or herself says: I have personally signed this petition; I am a registered voter of the state of Missouri and	er that the following proposed amendment to the constitution petition; I am a registered voter of the state of Missouri and	constitution shall be submitted to the v	voters of the state of Missouri, for their approval c	pproval or gistered
STATE OF MISSOURI, COUNTY OF		CIRCULATOR'S AFFIDAVIT being first duly	S AFFIDAVIT being first duly sworn, say (print names of signers)		2024 DEC -9 AM	9
1 2 2 3 3 4 4 5 5 6 6 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	Date Signed	Registered Voting Address	Zip Code	Cong. District	Printed First and Last Name	

(Seal)

A.D.

day of

Subscribed and sworn to before me this __

Address of Notary

Signature of Notary

City, State and Zip Code of Affiant

Street Address of Affiant

Signature of Affiant (Person obtaining signatures)

Printed Name of Affiant

NOTICE: The proposed amendment revises Article III of the Constitution by adopting one new Section to be known as Article III, Section 54.

Be it resolved by the people of the state of Missouri that the Constitution be amended:

Section A. Article III of the Constitution is revised by adopting one new Section to be known as Article III, Section 54 to read as follows:

Section 54.

- 1. The legislature shall be prohibited from weakening citizens' direct lawmaking power. For the purposes of this subsection, the term "weakening citizens' direct lawmaking power" shall be defined to include proposing or passing any law or constitutional amendment which, if enacted, would weaken citizens' power of initiative, weaken citizens' power of referendum, or weaken both of those powers, whether explicitly or by implication. The term shall be construed broadly and shall include any change making it more difficult for the citizens to reject by referendum acts of the legislature or making it more difficult for the citizens to propose or enact laws or constitutional amendments through the initiative. Examples of such changes include, but are not limited to, raising signature thresholds, shortening the time allowed for signature collection, narrowing allowable subject matter, imposing additional qualifications or procedural requirements on petitioners, or raising the vote percentage required to approve a measure at the ballot.
- 2. The legislature shall be prohibited from attempting to change any citizen-initiated law or citizen-initiated amendment, except in the event that eighty percent of the House and Senate approve the change.
- (1) For the purposes of this subsection, a "citizen-initiated law" is defined to be a law that the people have proposed and enacted by the initiative at any time, whether before, on, or after the effective date of this section.
- (2) For the purposes of this subsection, a "citizen-initiated amendment" is defined to be a portion of this Constitution that the people have proposed and enacted by the initiative as a constitutional amendment at any time, whether before, on, or after the effective date of this section.
- (3) For the purposes of this subsection, "attempting to change" a citizen-initiated law or citizen-initiated amendment means proposing or passing any law or constitutional amendment which, if enacted, would modify, repeal, or supersede any part of a citizen-initiated law or citizen-initiated amendment, whether explicitly or by implication.
- (4) This subsection shall not be construed to authorize the legislature to take any action prohibited by a provision of this Constitution outside this subsection.
- 3. Every ballot measure shall be decided at a general election, except in the event that eighty percent of the House and Senate approve a special election for the measure. For the purposes of this subsection, the term "every ballot measure" encompasses all measures put to a statewide vote of the people, whether by legislative referral or by way of citizens' initiative or referendum, and whether changing the laws or changing this Constitution.
- 4. Every ballot summary shall be clear, unbiased, fair, and accurate, and shall, when possible, use only language found in the ballot measure. For the purposes of this subsection, the term "every ballot summary" encompasses the ballot summaries of all measures put to a statewide vote of the people, whether by legislative referral or by way of citizens' initiative or referendum, and whether changing the laws or changing this Constitution.
- 5. For the purposes of this section, "eighty percent of the House and Senate approve" means that at least eighty percent of the members of the House and at least eighty percent of the members of the Senate each separately approve.
- 6. Legal voters shall have the power to directly enact, by majority of votes cast thereon, laws and amendments proposed by initiative petition and relating to any of the subjects on which the legislature can propose laws and amendments, excluding any subject prohibited by this Constitution as of December 31, 2024, with signatures from five percent of the legal voters in each of two-thirds of Missouri's congressional districts sufficient to propose a law, and with signatures from eight percent of the legal voters in each of two-thirds of Missouri's congressional districts sufficient to propose an amendment, the signatures required calculated based on the most recent total general-election vote for governor.
- 7. Legal voters shall have the power to order by petition a referendum on any act of the legislature (except as to laws necessary for the immediate preservation of the public peace, health or safety, and laws making appropriations for the current expenses of the state government, for the maintenance of state institutions and for the support of public schools), with signatures from five percent of the legal voters in each of two-thirds of Missouri's congressional districts sufficient to order such a referendum, the signatures required calculated based on the most recent total general-election vote for governor.
- 8. Any action taken by the legislature in violation of this section after the effective date of this section is null and void.
- 9. Every provision of this section shall be valid and in full force and effect notwithstanding any provision of any other section of this Constitution to the contrary.
- 10. If any provision of subsections 1, 2, 3, 4, 5, 6, 7, 8, or 9 of this section or the application thereof to anyone or to any circumstance is held invalid, the remainder of those provisions and the application of such provisions to other circumstances shall not be affected thereby.