SENATE JOINT RESOLUTION Q

March 7, 2013, Introduced by Senators CASPERSON, COLBECK and ROBERTSON and referred to the Committee on Natural Resources, Environment and Great Lakes.

A joint resolution proposing an amendment to the state constitution of 1963, by amending section 35 of article IX, to provide for the use of certain revenues generated from leases for the extraction of nonrenewable resources from state-owned lands and to modify the allowable expenditures from the Michigan natural resources trust fund.

Resolved by the Senate and House of Representatives of the state of Michigan, That the following amendment to the state constitution of 1963, to provide for the use of certain revenues generated from leases for the extraction of nonrenewable resources from state-owned lands and to modify the allowable expenditures from the Michigan natural resources trust fund, is proposed, agreed to, and submitted to the people of the state:

ARTICLE IX
Sec. 35. There is hereby established the Michigan natural
resources trust fund. **EXCEPT AS OTHERWISE PROVIDED IN THIS**
SECTION, THE trust fund shall consist of all bonuses, rentals,
delayed rentals, and royalties collected or reserved by the state
under provisions of leases for the extraction of nonrenewable
resources from state owned lands, except such revenues accruing
under leases of state owned lands acquired with money from state or
federal game and fish protection funds or revenues accruing from
lands purchased with such revenues. The trust fund may receive
appropriations, money, or other things of value. The assets of the
trust fund shall be invested as provided by law.

Until the trust fund reaches an accumulated principal of
$500,000,000.00, $10,000,000.00 of the revenues from bonuses,
rentals, delayed rentals, and royalties described in this section
otherwise dedicated to the trust fund that are received by the
state each state fiscal year shall be deposited into the Michigan
state parks endowment fund. However, until the trust fund reaches
an accumulated principal of $500,000,000.00, in any state fiscal
year, not more than 50 percent of the total revenues from bonuses,
rentals, delayed rentals, and royalties described in this section
otherwise dedicated to the trust fund that are received by the
state each state fiscal year shall be deposited into the Michigan
state parks endowment fund.

The amount accumulated in the trust fund in any state fiscal
year shall not exceed $500,000,000.00, exclusive of interest and
earnings and amounts authorized for expenditure pursuant to this
section. When the accumulated principal of the trust fund reaches
$500,000,000.00, all revenue until the Michigan state parks endowment fund reaches an accumulated principal of $400,000,000.00, 40 percent of the revenues from bonuses, rentals, delayed rentals, and royalties described in this section that would be received by the trust fund but for this limitation shall be deposited into the Michigan state parks endowment fund. until the Michigan state parks endowment fund reaches an accumulated principal of $800,000,000.00. When the Michigan state parks endowment fund reaches an accumulated principal of $800,000,000.00, all revenues from bonuses, rentals, delayed rentals, and royalties described in this section shall be distributed as provided by law.

The accumulated principal of the trust fund shall not be expended. However, the interest and earnings of the trust fund shall be expended for the following:

(A) The acquisition of land or rights in land for recreational uses or protection of the land because of its environmental importance or its scenic beauty. For the

(B) The management of land and water resources for recreational purposes.

(C) The development of public recreation facilities. And for the

(D) The development and maintenance of trails and roads on state-owned land.

(E) Infrastructure directly related to natural-resource-based industries, including timber harvesting and mining.

(F) Infrastructure on waterways, including breakwaters and dredging operations.
(G) PAYMENTS IN LIEU OF TAXES ON STATE-OWNED LAND.

(H) THE administration of the trust fund, which may include payments in lieu of taxes on state-owned land purchased through the trust fund.

The trust fund may provide grants to units of local government or public authorities which shall be used for the purposes of this section. The legislature shall provide that a portion of the cost of a project funded by such grants be provided by the local unit of government or public authority.

Until the trust fund reaches an accumulated principal of $500,000,000.00, the legislature may provide, in addition to the expenditure of interest and earnings authorized by this section, that a portion, not to exceed 33-1/3 percent, of the revenues OR A PORTION OF THE REVENUES from bonuses, rentals, delayed rentals, and royalties described in this section received by the trust fund during each state fiscal year may be expended during subsequent state fiscal years for the purposes of this section.

Not less than 25 percent of the total amounts made available for expenditure from the trust fund from any state fiscal year shall be expended for acquisition of land and rights in land and not more than 25 percent of the total amounts made available for expenditure from the trust fund from any state fiscal year shall be expended for development of public recreation facilities.

The legislature shall provide by law for the establishment of a trust fund board within the department of natural resources. The trust fund board shall recommend the projects to be funded. The
board shall submit its recommendations to the governor who shall
submit the board's recommendations to the legislature in an
appropriations bill.

The legislature shall provide by law for the implementation of
this section.

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.