A proposal to revise
ARTICLE VI, s. 1, Fla. Const.; providing that
requirements for placing the name of a
candidate with no party affiliation or minor
party candidate on an election ballot must not
be greater than the requirements for major
party candidates.

It is proposed by the Florida Constitution Revision Commission
that:

Section 1. Section 1 of ARTICLE VI or the Florida
Constitution is revised by amending that section to read:

ARTICLE VI

SUFFRAGE AND ELECTIONS

SECTION 1. Regulation of elections.--All elections by
the people shall be by direct and secret vote. General
elections shall be determined by a plurality of votes cast.
Registration and elections shall, and political party
functions may, be regulated by law; however, the requirements
of a candidate with no party affiliation or a candidate of a
minor party for placement of the candidate's name on the
ballot must be no greater than the requirements for a
candidate from the party having the largest number of
registered voters.

CODING: Words struck are deletions; words underlined are additions.

crc.0079.e2