A proposal to revise
ARTICLE IV, s. 6, Fla. Const.; deleting the
 provision that allows the governor and cabinet
jointly to administer a state agency.

It is proposed by the Florida Constitution Revision Commission
that:

Section 1. Section 6 of Article IV of the Florida
Constitution is revised by amending that section to read:

ARTICLE IV
EXECUTIVE
SECTION 6. Executive departments.--All functions of
the executive branch of state government shall be allotted
among not more than twenty-five departments, exclusive of
those specifically provided for or authorized in this
constitution. The administration of each department, unless
otherwise provided in this constitution, shall be placed by
law under the direct supervision of the governor, the
lieutenant governor, the governor and cabinet, a cabinet
member, or an officer or board appointed by and serving at the
pleasure of the governor, except:

(a) When provided by law, confirmation by the senate
or the approval of three members of the cabinet shall be
required for appointment to or removal from any designated
statutory office.

(b) Boards authorized to grant and revoke licenses to
engage in regulated occupations shall be assigned to
appropriate departments and their members appointed for fixed
terms, subject to removal only for cause.

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