PILLAR #1
TRANSPARENCY AS A DISINFECTANT
Proposal Reports IRS Access of State Chartered Banks and Creates a Transparency Site.

As the IRS accesses certain banks for audits and investigations, Florida law would mandate that the state chartered banks must report IRS activity. The information would be used by Floridians to assess how citizens of the state are being targeted by the IRS, and the reports would be made available to respective Congressional committees that provide oversight of the IRS. This information would be used to identify IRS targets and assess their frequency and intensity. As the Tea Party was targeted by the IRS in 2013, creating a Transparency Site for individuals, private businesses or non-profits to report evidence of discrimination by IRS operatives would help Florida identify patterns of discrimination where specific agents are targeting certain political causes.

PILLAR #2
FUND EFFORTS TO FIGHT BACK AGAINST THE IRS
Proposal Incentivizes Floridians to Fight Back Against the IRS by Making Them Financially Whole if Discrimination is Proven.

While large businesses and corporations have armies of attorneys and regulatory specialists, small businesses and organizations do not. Small businesses who have invested the bulk of their capital into employees and equipment are incentivized to settle with the IRS rather than fight back. This proposal would create a fund to incentivize Florida businesses to go to court and fight back against discrimination. Should a party go to court and prove IRS discrimination, the fund would be available to make the victim whole in the event the court does not.

PILLAR #3
YANK LICENSES FOR IRS VENDORS WHO DISCRIMINATE
Proposal Creates Anti-Discrimination Provisions on State Licensed Debt Collectors.

In certain instances, there are debt collectors serving as vendors to the Florida Department of Revenue who also do so for the IRS. By adding anti-discrimination provisions for licensed debt collectors, Florida could leverage the license of any IRS vendor that is being used to discriminate against small businesses, non-profits or private individuals. If a party was able to prove that they were being discriminated against by an IRS vendor, the state could yank the debt collectors Florida license. This would provide a deterrence mechanism against discrimination by IRS vendors.

PILLAR #4
TARGET AGENTS WHO TARGET FLORIDA
Proposal Establishes Penalties for Discrimination by IRS Agents Targeting Floridians.

This proposal would establish civil penalties for political discrimination by IRS agents targeting individuals. There is documented evidence that the IRS targeted Tea Party groups in 2013, and no doubt the IRS under the Biden Administration would do the same to many businesses and organizations in Florida who have professed a love of freedom. Florida must force IRS bureaucrats to think twice before once again targeting conservatives. The IRS has a culture problem and they need to police their own when it comes to political discrimination.

“Washington wastes billions and billions in taxpayer money. Now they’re creating an IRS army to shakedown Florida’s small businesses. No one asked for this.”

– CFO Jimmy Patronis