Bill No. CS for SB 1118 Amendment No. \_\_\_\_ Barcode 831888 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Posey moved the following amendment: 11 12 13 Senate Amendment (with title amendment) 14 Delete everything after the enacting clause 15 16 and insert: 17 Section 1. This act shall be known as the "Florida Election Reform Act of 2001." 18 Section 2. Effective August 1, 2002, subsections (2), 19 (29), and (30) of section 97.021, Florida Statutes, are 20 21 amended to read: 22 97.021 Definitions.--For the purposes of this code, except where the context clearly indicates otherwise, the 23 24 term: 25 (2) "Ballot" or "official ballot" when used in 26 reference to: 27 (a) "Voting machines," except when reference is made to write-in ballots, means that portion of the printed strips 28 of cardboard, paper, or other material that is within the 29 ballot frames containing the names of candidates, or a 30 31 statement of a proposed constitutional amendment or other 1 3:53 PM 04/25/01 s1118.ee15.aa

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1 question or proposition submitted to the electorate at any 2 election. 3 (a) (b) "Paper ballots" means that printed sheet of 4 paper, used in conjunction with an electronic or 5 electromechanical vote tabulation voting system, containing 6 the names of candidates, or a statement of proposed 7 constitutional amendments or other questions or propositions submitted to the electorate at any election, on which sheet of 8 9 paper an elector casts his or her vote. 10 (b)(c) "Electronic or electromechanical devices" means a ballot that which is voted by the process of electronically 11 12 designating, including by touchscreen, punching or marking 13 with a marking device for tabulation by automatic tabulating 14 equipment or data processing equipment. (29) "Voting booth" or "booth" means that booth or 15 16 enclosure wherein an elector casts his or her ballot, be it a 17 paper ballot, a voting machine ballot, or a ballot cast for tabulation by an electronic or electromechanical device. 18 19 (30) "Voting system" means a method of casting and 20 processing votes that functions wholly or partly by use of 21 mechanical, electromechanical, or electronic apparatus or by use of paper ballots and includes, but is not limited to, the 22 procedures for casting and processing votes and the programs, 23 24 operating manuals, tabulating cards, printouts, and other 25 software necessary for the system's operation. 26 Section 3. Effective August 1, 2002, section 98.471, 27 Florida Statutes, is amended to read: 28 98.471 Use of precinct register at polls.--The 29 precinct register, as prescribed in s. 98.461, may be used at 30 the polls in lieu of the registration books for the purpose of 31 identifying the elector at the polls prior to allowing him or 2

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her to vote. The clerk or inspector shall require each 1 2 elector, upon entering the polling place, to present a Florida 3 driver's license, a Florida identification card issued under 4 s. 322.051, or another form of picture identification approved 5 by the Department of State. The elector shall sign his or her 6 name in the space provided, and the clerk or inspector shall 7 compare the signature with that on the identification provided by the elector and enter his or her initials in the space 8 provided and allow the elector to vote if the clerk or 9 10 inspector is satisfied as to the identity of the elector. If the elector fails to furnish the required identification, or 11 12 if the clerk or inspector is in doubt as to the identity of 13 the elector, such clerk or inspector shall follow the procedure prescribed in s. 101.49. The precinct register may 14 15 also contain the information set forth in s. 101.47(8) and, if 16 so, the inspector shall follow the procedure required in s. 17 101.47, except that the identification provided by the elector 18 shall be used for the signature comparison. 19 Section 4. Section 100.341, Florida Statutes, is

100.341 Bond referendum ballot.--The ballots used in 21 bond referenda shall include a be on plain white paper with 22 printed description of the issuance of bonds to be voted on as 23 24 prescribed by the authority calling the referendum. A separate 25 statement of each issue of bonds to be approved, giving the amount of the bonds and interest rate thereon, together with 26 27 other details necessary to inform the electors, shall be printed on the ballots in connection with the question "For 28 Bonds" and "Against Bonds." 29

30 Section 5. Effective August 1, 2002, subsection (3) of 31 section 100.361, Florida Statutes, is amended to read:

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amended to read:

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100.361 Municipal recall.--1 2 (3) BALLOTS.--The ballots at the recall election shall conform to the following: With respect to each person whose 3 4 removal is sought, the question shall be submitted: "Shall .... be removed from the office of .... by recall?" 5 6 Immediately following each question there shall be printed on 7 the ballots the two propositions in the order here set forth: "...(name of person)... should be removed from office." 8 "...(name of person)... should not be removed from 9 10 office." 11 12 Immediately to the right of each of the propositions shall be 13 placed a square on which the electors, by making a crossmark 14 (X), may vote either of the propositions. Voting machines or 15 electronic or electromechanical equipment may be used. 16 Section 6. Effective upon this act becoming a law, 17 subsection (7) is added to section 101.015, Florida Statutes, 18 to read: 19 101.015 Standards for voting systems.--The Division of Elections shall review the voting 20 (7) 21 systems certification standards and ensure that new technologies are available for selection by boards of county 22 commissioners which meet the requirements for voting systems 23 24 and meet user standards. The Division of Elections shall 25 continuously review the voting systems certification standards to ensure that new technologies are appropriately certified 26 27 for all elections in a timely manner. The division shall also 28 develop methods to determine the will of the public with 29 respect to voting systems. 30 Section 7. Section 101.151, Florida Statutes, is 31 amended to read:

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101.151 Specifications for ballots general election 1 2 ballot. -- In counties in which voting machines are not used, and in other counties for use as absentee ballots not designed 3 4 for tabulation by an electronic or electromechanical voting 5 system, the general election ballot shall conform to the following specifications: 6 7 (1) Paper ballots The ballot shall be printed on paper of such thickness that the printing cannot be distinguished 8 9 from the back. 10 (2) Across the top of the ballot shall be printed "Official Ballot, General Election," beneath which shall be 11 12 printed the county, the precinct number, and the date of the election. The precinct number, however, shall not be required 13 for absentee ballots. Above the caption of the ballot shall 14 15 be two stubs with a perforated line between the stubs and 16 between the lower stub and the top of the ballot. The top 17 stub shall be stub No. 1 and shall have printed thereon, 18 "General Election, Official Ballot," and then shall appear the name of the county, the precinct number, and the date of the 19 20 election. On the left side shall be a blank line under which shall be printed "Signature of Voter." On the right side 21 shall be "Initials of Issuing Official," above which there 22 shall be a blank line. The second stub shall be the same, 23 24 except there shall not be a space for signature of the elector. Both stubs No. 1 and No. 2 on ballots for each 25 precinct shall be prenumbered consecutively, beginning with 26 27 "No. 1." However, a second stub shall not be required for 28 absentee ballots. (2)(3)(a) Beneath the caption and preceding the names 29 30 of candidates shall be the following words: "To vote for a 31 candidate whose name is printed on the ballot, place a cross 5 3:53 PM 04/25/01 s1118.ee15.aa

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1 (X) mark in the blank space at the right of the name of the 2 candidate for whom you desire to vote. To vote for a write-in 3 candidate, write the name of the candidate in the blank space provided for that purpose." The ballot shall have headings 4 5 under which shall appear the names of the offices and names of duly nominated candidates for the respective offices in the 6 7 following order: the heading "Electors for President and Vice President" and thereunder the names of the candidates for 8 President and Vice President of the United States nominated by 9 10 the political party that which received the highest vote for Governor in the last general election of the Governor in this 11 12 state, above which shall appear the name of said party. Then 13 shall appear the names of other candidates for President and Vice President of the United States who have been properly 14 nominated. Votes cast for write-in candidates for President 15 and Vice President shall be counted as votes cast for the 16 17 presidential electors supporting such candidates. Then shall follow the heading "Congressional" and thereunder the offices 18 of United States Senator and Representative in Congress; then 19 the heading "State" and thereunder the offices of Governor and 20 21 Lieutenant Governor, Secretary of State, Attorney General, Comptroller, Treasurer, Commissioner of Education, 22 Commissioner of Agriculture, state attorney, and public 23 24 defender, together with the names of the candidates for each 25 office and the title of the office which they seek; then the heading "Legislative" and thereunder the offices of state 26 27 senator and state representative; then the heading "County" 28 and thereunder clerk of the circuit court, clerk of the county court (when authorized by law), sheriff, property appraiser, 29 30 tax collector, and district superintendent of schools, and 31 supervisor of elections. Thereafter follows: members of the

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board of county commissioners, and such other county and 1 2 district offices as are involved in the general election, in 3 the order fixed by the Department of State, followed, in the 4 year of their election, by "Party Offices," and thereunder the 5 offices of state and county party executive committee members. When a write-in candidate has qualified for any office, a б 7 subheading "Write-in Candidate for ... (name of office)..." 8 shall be provided followed by a blank space in which to write 9 the name of the candidate. In addition to the names printed on the ballot, a blank space shall be provided under each heading 10 for an office for which a write-in candidate has qualified. 11 12 With respect to write-in candidates, if two or more candidates 13 are seeking election to one office, only one blank space shall be provided. 14 15 (b) Immediately following the name of each office on the ballot shall be printed, "Vote for One." When more than 16 17 one candidate is nominated for office, the candidates for such office shall qualify and run in a group or district, and the 18 group or district number shall be printed beneath the name of 19 the office. Each nominee of a political party chosen in the 20 primary shall appear on the general election ballot in the 21 same numbered group or district as on the primary election 22 ballot. The name of the office shall be printed over each 23 24 numbered group or district and each numbered group or district 25 shall be clearly separated from the next numbered group or district, the same as in the case of single offices. 26 27 Following the group or district number shall be printed the words, "Vote for One," and the names of the candidates in the 28 respective groups or districts shall be arranged thereunder. 29 30 (c) If in any election all the offices as set forth in paragraph (a) are not involved, those offices to be filled 31 7

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shall be arranged on the ballot in the order named. 1 2 (3)(a) (4) The names of the candidates of the party 3 that which received the highest number of votes for Governor 4 in the last election in which a Governor was elected shall be placed first under the heading for each office on the general 5 6 election ballot, together with an appropriate abbreviation of 7 party name; the names of the candidates of the party that which received the second highest vote for Governor shall be 8 9 second under the heading for each office, together with an 10 appropriate abbreviation of the party name. (b)(5) Minor political party candidates and candidates 11 12 with no party affiliation shall have their names appear on the 13 general election ballot following the names of recognized political parties, in the same order as they were certified. 14 15 (4)(a) The names of candidates for each office shall be arranged alphabetically as to surnames on a primary 16 17 election ballot. 18 (b) When two or more candidates running for the same office on a primary election ballot have the same or a similar 19 20 surname, the word "incumbent" shall appear next to the 21 incumbent's name. The primary election ballot shall be arranged so 22 (5) that the offices of Governor and Lieutenant Governor are 23 24 joined in a single voting space to allow each elector to cast a single vote for the joint candidacies for Governor and 25 26 Lieutenant Governor, if applicable. 27 (6) The general election ballot shall be arranged so that the offices of President and Vice President are joined in 28 29 a single voting space to allow each elector to cast a single 30 vote for the joint candidacies for President and Vice 31 President and so that the offices of Governor and Lieutenant

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Governor are joined in a single voting space to allow each 1 elector to cast a single vote for the joint candidacies for 2 3 Governor and Lieutenant Governor. 4 (7)<del>(6)</del> Except for justices or judges seeking 5 retention, the names of unopposed candidates shall not appear on the general election ballot. Each unopposed candidate 6 shall be deemed to have voted for himself or herself. 7 (8)(a) The Department of State shall adopt rules 8 prescribing a uniform primary and general election ballot for 9 10 each certified voting system. The rules shall incorporate the requirements set forth in this section and shall prescribe 11 12 additional matters and forms that include, without limitation: 1. Clear and unambiguous ballot instructions and 13 14 directions; 15 2. Individual race layout; and 16 3. Overall ballot layout. 17 (b) The department rules shall graphically depict a sample uniform primary and general election ballot form for 18 19 each certified voting system. 20 (7) The same requirement as to the type, size, and 21 kind of printing of official ballots in primary elections as provided in s. 101.141(5) shall govern the printing of 22 23 official ballots in general elections. 24 (8) Should the above directions for complete preparation of the ballot be insufficient, the Department of 25 26 State shall determine and prescribe any additional matter or 27 form. Not less than 60 days prior to a general election, the 28 Department of State shall mail to each supervisor of elections 29 the format of the ballot to be used for the general election. 30 (9) The provisions of s. 101.141(7) shall be 31 applicable in printing of said ballot.

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1 Section 8. Effective August 1, 2002, section 101.21, 2 Florida Statutes, is amended to read: 101.21 Official ballots; number; printing; payment.--3 4 (1) Where applicable In any county in which voting 5 machines are not used, the supervisor of elections shall 6 determine the actual number of ballots to be printed. The 7 printing and delivery of ballots and cards of instruction shall, in a municipal election, be paid for by the 8 9 municipality, and in all other elections by the county. 10 (2) In any county in which voting machines are used, one set of official ballots shall be provided for each machine 11 12 plus a number of sets equal to 5 percent of the total number 13 of machines; one set shall be inserted or placed in or upon each machine, and the remainder of the sets shall be retained 14 15 in the custody of the supervisor, unless it shall become 16 necessary during the election to make use of same upon or in 17 the machines. Section 9. Effective August 1, 2002, section 101.24, 18 Florida Statutes, is amended to read: 19 20 101.24 Ballot boxes and ballots.--The supervisor of 21 elections, except where voting machines are used, shall prepare for each polling place one ballot box of sufficient 22 size to contain all the ballots of the particular precinct, 23 24 and the ballot box shall be plainly marked with the name of the precinct for which it is intended. An additional ballot 25 box, if necessary, may be supplied to any precinct. Before 26 27 each election, the supervisor shall place in the ballot box or 28 ballot transfer container as many ballots as are required in s. 101.21. After securely sealing the ballot box or ballot 29 30 transfer container, the supervisor shall send the ballot box 31 or ballot transfer container to the clerk or inspector of

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election of the precinct in which it is to be used. The clerk 1 2 or inspector shall be placed under oath or affirmation to 3 perform his or her duties faithfully and without favor or 4 prejudice to any political party. 5 Section 10. Effective August 1, 2002, section 101.292, 6 Florida Statutes, is amended to read: 101.292 Definitions; ss. 101.292-101.295.--As used in 7 ss. 101.292-101.295, the following terms shall have the 8 9 following meanings: 10 (1)"Governing body" means the board of county commissioners of a county or any other governing body 11 12 empowered by general or special act or local ordinance to 13 purchase or sell voting equipment. 14 (2) "Voting equipment" means new or used voting 15 machines and materials, parts, or other equipment necessary 16 for the maintenance or improvement of voting machines, the 17 individual or combined retail value of which is in excess of the threshold amount for CATEGORY TWO purchases provided in s. 18 287.017. The term "voting equipment" also includes electronic 19 20 or electromechanical voting systems, voting devices, and 21 automatic tabulating equipment as defined in s. 101.5603, as well as materials, parts, or other equipment necessary for the 22 operation and maintenance of such systems and devices, the 23 24 individual or combined retail value of which is in excess of the threshold amount for CATEGORY TWO purchases provided in s. 25 26 287.017. 27 (3) "Purchase" means a contract for the purchase, 28 lease, rental, or other acquisition of voting equipment. 29 Section 11. Effective August 1, 2002, section 101.341, 30 Florida Statutes, is amended to read: 31 101.341 Prohibited activities by voting system machine 11 3:53 PM 04/25/01 s1118.ee15.aa

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1 custodians and deputy custodians.--

2 (1) No voting system machine custodian or deputy 3 custodian or other employee of the supervisor of elections, 4 which employee's duties are primarily involved with the 5 preparation, maintenance, or repair of voting equipment, may 6 shall accept employment or any form of consideration from any 7 person or business entity involved in the purchase, repair, or sale of voting equipment unless such employment has the prior 8 written approval of the supervisor of elections of the county 9 10 by which such person is employed.

(2) Any person violating the provisions of this section is guilty of a misdemeanor of the first degree, punishable as provided by s. 775.082 or s. 775.083. Such person shall also be subject to immediate discharge from his or her position.

Section 12. Effective August 1, 2002, section 101.43, Florida Statutes, is amended to read:

101.43 Substitute ballot.--When voting machines are 18 used and the required official ballots for a precinct are not 19 delivered in time to be used on election day, or after 20 21 delivery, are lost, destroyed or stolen, the clerk or other officials whose duty it is to provide ballots for use at such 22 election, in lieu of the official ballots, shall have 23 24 substitute ballots prepared, conforming as nearly as possible to the official ballots, and the board of election shall 25 substitute these ballots to be used in the same manner as the 26 27 official ballots would have been used at the election. Section 13. Effective August 1, 2002, section 101.49, 28 29 Florida Statutes, is amended to read:

30 101.49 Procedure of election officers where signatures 31 differ.--

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1 (1) Whenever any clerk or inspector, upon a just 2 comparison of the signature, shall doubt that the handwriting affixed to a signature identification slip of any elector who 3 4 presents himself or herself at the polls to vote is the same 5 as the signature of the elector affixed in the registration book, the clerk or inspector shall deliver to the person an б 7 affidavit which shall be in substantially the following form: 8 9 STATE OF FLORIDA, 10 COUNTY OF .... I do solemnly swear (or affirm) that my name is ....; 11 12 that I am .... years old; that I was born in the State of 13 ....; that I am registered to vote, and at the time I 14 registered I resided on .... Street, in the municipality of 15 ...., County of ...., State of Florida; that I am a qualified 16 voter of the county and state aforesaid and have not voted in 17 this election. 18 ...(Signature of voter)... Sworn to and subscribed before me this .... day of 19 20 ...., A. D. ...(year).... 21 ... (Clerk or inspector of election)... 22 Precinct No. .... 23 County of .... 24 The person shall fill out, in his or her own 25 (2) handwriting or with assistance from a member of the election 26 27 board, the form and make an affidavit to the facts stated in the filled-in form; such affidavit shall then be sworn to and 28 subscribed before one of the inspectors or clerks of the 29 30 election who is authorized to administer the oath. Whenever 31 the affidavit is made and filed with the clerk or inspector,

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the person shall then be admitted to the voting machine to 1 2 cast his or her vote, but if the person fails or refuses to 3 make out or file such affidavit, then he or she shall not be 4 permitted to vote. 5 Section 14. Effective August 1, 2002, subsections (5) 6 and (8) of section 101.5603, Florida Statutes, are amended to 7 read: 101.5603 Definitions relating to Electronic Voting 8 9 Systems Act.--As used in this act, the term: 10 (5) "Marking device" means either an approved apparatus used for the piercing of ballots by the voter or any 11 12 approved device for marking a ballot with ink or other 13 substance which will enable the ballot to be tabulated by 14 means of automatic tabulating equipment. 15 (8) "Voting device" means either an apparatus in which 16 ballots are inserted and used in connection with a marking 17 device for the piercing of ballots by the voter or an 18 apparatus by which votes are registered electronically. 19 Section 15. Effective August 1, 2002, section 20 101.5604, Florida Statutes, is amended to read: 21 101.5604 Adoption of system; procurement of equipment; commercial tabulations. -- The board of county commissioners of 22 any county, at any regular meeting or a special meeting called 23 24 for the purpose, may, upon consultation with the supervisor of 25 elections, adopt, purchase or otherwise procure, and provide for the use of any electronic or electromechanical voting 26 27 system approved by the Department of State in all or a portion 28 of the election precincts of that county. Thereafter the electronic or electromechanical voting system may be used for 29 30 voting at all elections for public and party offices and on 31 all measures and for receiving, registering, and counting the

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votes thereof in such election precincts as the governing body 1 2 directs. Any electronic or electromechanical voting system 3 used by the county shall be a precinct tabulation voting 4 system. Any such board may contract for the tabulation of votes at a location within the county when there is no 5 suitable tabulating equipment available which is owned by the 6 7 <del>county.</del> Section 16. Effective August 1, 2002, section 8 9 101.5606, Florida Statutes, is amended to read: 10 101.5606 Requirements for approval of systems.--(1) No electronic or electromechanical voting system 11 12 shall be approved by the Department of State unless it is so constructed that: 13 14 (a)(1) It permits and requires voting in secrecy. 15 (b) (2) It permits each elector to vote at any election 16 for all persons and offices for whom and for which the elector 17 is lawfully entitled to vote, and no others; to vote for as many persons for an office as the elector is entitled to vote 18 for; and to vote for or against any question upon which the 19 20 elector is entitled to vote. 21 (c) (c) (3) The automatic tabulating equipment will be set to reject all votes for any office or measure when a race or 22 measure is overvoted or when every race and measure on the 23 24 ballot is undervoted the number of votes therefor exceeds the number which the voter is entitled to cast or when the voter 25 26 is not entitled to cast a vote for the office or measure. 27 (d) (d) (4) It is capable of correctly counting votes. (e) (5) It permits each voter at a primary election to 28 vote only for the candidates seeking nomination by the 29 30 political party in which such voter is registered, for any 31 candidate for nonpartisan office, and for any question upon 15 3:53 PM 04/25/01 s1118.ee15.aa

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which the voter is entitled to vote. 1 2 (f) (f) (6) At presidential elections it permits each 3 elector, by one operation, to vote for all presidential 4 electors of a party or for all presidential electors of 5 candidates for President and Vice President with no party 6 affiliation. 7 (g) (7) It provides a method for write-in voting. 8 (h) (B) It is capable of accumulating a count of the 9 specific number of ballots tallied for a precinct, 10 accumulating total votes by candidate for each office, and accumulating total votes for and against each question and 11 12 issue of the ballots tallied for a precinct. 13 (i) (9) It is capable of tallying votes from ballots of different political parties from the same precinct, in the 14 15 case of a primary election. 16 (j)<del>(10)</del> It is capable of automatically producing 17 precinct totals in printed, marked, or punched form, or a 18 combination thereof. (k) (11) If it is of a type which registers votes 19 20 electronically, it will permit each voter to change his or her vote for any candidate or upon any question appearing on the 21 official ballot up to the time that the voter takes the final 22 step to register his or her vote and to have the vote 23 24 computed. 25 (1) (1) (12) It is capable of providing records from which 26 the operation of the voting system may be audited. 27 (m) It uses a precinct-count tabulation system. 28 (2) A voting system that uses an apparatus or device 29 for the piercing of ballots by the voter may not be used in 30 this state. 31 Section 17. Effective August 1, 2002, subsections (2), 16 3:53 PM 04/25/01 s1118.ee15.aa

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(3), and (7) of section 101.5614, Florida Statutes, are 1 2 amended to read: 3 101.5614 Canvass of returns.--4 (2)(a) If the ballots are to be tallied at a central 5 location or at no more than three regional locations, the election board shall place all ballots that have been cast and б 7 the unused, void, and defective ballots in the container or 8 containers provided for this purpose, which shall be sealed and delivered forthwith to the central or regional counting 9 10 location or other designated location by two inspectors who shall not, whenever possible, be of the same political party. 11 12 The election board shall certify that the ballots were placed in such container or containers and each container was sealed 13 in its presence and under its supervision, and it shall 14 15 further certify to the number of ballots of each type placed 16 in the container or containers. 17 (b) If ballots are to be counted at the precincts, 18 such ballots shall be counted pursuant to rules adopted by the Department of State, which rules shall provide safeguards 19 20 which conform as nearly as practicable to the safeguards 21 provided in the procedures for the counting of votes at a 22 central location. (2)(3)(a) All proceedings at any the central or 23 24 regional counting location or other designated location shall 25 be under the direction of the county canvassing board and shall be open to the public, but no person except a person 26 27 employed and authorized for the purpose shall touch any ballot or ballot container, any item of automatic tabulating 28 equipment, or any return prior to its release. If the ballots 29 30 are tabulated at regional locations, one member of the 31 canvassing board or a person designated by the board to 17

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represent it shall be present at each location during the
 testing of the counting equipment and the tabulation of the
 ballots.

4 <u>(3)(b)</u> Results of If ballots are tabulated at precinct 5 regional locations, the results of such election may be 6 transmitted via dedicated teleprocessing lines to the main 7 computer system for the purpose of compilation of complete 8 returns. The security guidelines for transmission of returns 9 by dedicated teleprocessing lines shall conform to rules 10 adopted by the Department of State pursuant to s. 101.015.

11 (7) Absentee ballots may be counted by automatic 12 tabulating equipment if they have been <del>punched or</del> marked in a 13 manner <u>that which</u> will enable them to be properly counted by 14 such equipment.

15 Section 18. Effective August 1, 2002, section 101.58,16 Florida Statutes, is amended to read:

17 101.58 Supervising and observing registration and election processes .-- The Department of State may, at any time 18 it deems fit; upon the petition of 5 percent of the registered 19 20 electors; or upon the petition of any candidate, county 21 executive committee chair, state committeeman or committeewoman, or state executive committee chair, appoint 22 one or more deputies whose duties shall be to observe and 23 24 examine the registration and election processes and the 25 condition, custody, and operation of voting systems and 26 equipment machines in any county or municipality. The deputy 27 shall have access to all registration books and records as 28 well as any other records or procedures relating to the voting 29 process. The deputy may supervise preparation of the voting 30 equipment election machines and procedures for election, and 31 it shall be unlawful for any person to obstruct the deputy in

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the performance of his or her duty. The deputy shall file with 1 2 the Department of State a report of his or her findings and 3 observations of the registration and election processes in the 4 county or municipality, and a copy of the report shall also be filed with the clerk of the circuit court of said county. The 5 6 compensation of such deputies shall be fixed by the Department 7 of State; and costs incurred under this section shall be paid 8 from the annual operating appropriation made to the Department 9 of State. 10 Section 19. Section 101.595, Florida Statutes, is 11 created to read: 12 101.595 Analysis and reports of voter error .--(1) No later than December 15 of each general election 13 year, the supervisor of elections in each county shall report 14 15 on voter errors to the Department of State, along with the 16 likely reasons for the errors and other information as may be 17 useful in evaluating the performance of the voting system and 18 identifying problems with ballot design and instructions which may have contributed to voter confusion. 19 The Department of State, upon receipt of such 20 (2) 21 information, shall prepare a public report on the performance of each type of voting system. The report must contain, but 22 is not limited to, the following information: 23 24 (a) An identification of problems with the ballot 25 design or instructions which may have contributed to voter 26 confusion; 27 (b) An identification of voting system design 28 problems; and, 29 (c) Recommendations for correcting any problems 30 identified. 31 (3) The Department of State shall submit the report to 19 3:53 PM 04/25/01 s1118.ee15.aa

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the Governor, the President of the Senate, and the Speaker of 1 2 the House of Representatives by January 31 of each year 3 following a general election. 4 Section 20. Effective August 1, 2002, subsection (2) 5 of section 101.71, Florida Statutes, is amended to read: 6 101.71 Polling place.--7 (2) Notwithstanding the provisions of subsection (1), whenever the supervisor of elections of any county determines 8 9 that the accommodations for holding any election at a polling 10 place designated for any precinct in the county are unavailable or are inadequate for the expeditious and 11 12 efficient housing and handling of voting and voting 13 paraphernalia, including voting machines where used, the 14 supervisor may provide, not less than 30 days prior to the 15 holding of an election, that the voting place for such 16 precinct shall be moved to another site which shall be 17 accessible to the public on election day in said precinct or, if such is not available, to another site which shall be 18 accessible to the public on election day in a contiguous 19 precinct. If such action of the supervisor results in the 20 21 voting place for two or more precincts being located for the purposes of an election in one building, the voting places for 22 the several precincts involved shall be established and 23 24 maintained separate from each other in said building. When 25 any supervisor moves any polling place pursuant to this subsection, the supervisor shall, not more than 30 days or 26 27 fewer than 7 days prior to the holding of an election, give notice of the change of the polling place for the precinct 28 involved, with clear description of the voting place to which 29 30 changed, at least once in a newspaper of general circulation 31 in said county. A notice of the change of the polling place

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involved shall be mailed, at least 14 days prior to an 1 2 election, to each registered elector or to each household in 3 which there is a registered elector. 4 Section 21. Subsection (1) of section 101.75, Florida 5 Statutes, is amended to read: 6 101.75 Municipal elections; change of dates for 7 cause.--(1) In any municipality, when the date of the 8 9 municipal election falls on the same date as any statewide or 10 county election and the voting devices of the voting system used in the county machines are not available for both 11 12 elections, the municipality may provide that the municipal 13 election may be held within 30 days prior to or subsequent to 14 the statewide or county election. Section 22. Subsections (8) and (9) of section 15 103.101, Florida Statutes, are amended to read: 16 17 103.101 Presidential preference primary. --(8) All names of candidates or delegates shall be 18 listed as directed by the Department of State. The ballot as 19 20 prescribed in this section shall be used. 21 (9) The presidential preference primary ballot shall be in substantially the following form: 22 23 24 OFFICIAL PRESIDENTIAL PREFERENCE 25 PRIMARY BALLOT 26 27 No. .... Party 28 ....COUNTY, FLORIDA 29 30 Precinct No. .... 31

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1 <del>...(Date)...</del> 2 3 4 Official)... 5 Stub No. 1 6 7 8 OFFICIAL PRESIDENTIAL PREFERENCE 9 PRIMARY BALLOT 10 11 No. .... Party 12 ....COUNTY, FLORIDA 13 14 Precinct No. .... 15 16 <del>...(Date)...</del> 17 18 ...(Initials of Issuing Official)... 19 20 Stub No. 2 21 22 OFFICIAL PRESIDENTIAL PREFERENCE 23 PRIMARY BALLOT 24 25 .... Party ....COUNTY, FLORIDA 26 27 28 Precinct No. .... 29 30 <del>...(Date)...</del> 31 22 3:53 PM 04/25/01 s1118.ee15.aa

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Place a cross (X) in the blank space to the right of the name
1
2
    of the presidential candidate for whom you wish to vote,
3
4
   For President
5
6
   ...(Name of Candidate)...
7
8
   ...(Name of Candidate)...
9
10
   or place a cross (X) in the blank space to the right of the
11
   name of the delegate(s) for whom you wish to vote.
12
13
   ...(Name of Delegate)...
                                  ...(Name of Candidate)...
           Section 23. Section 104.30, Florida Statutes, is
14
15
    amended to read:
16
           104.30 Voting system machine; unlawful possession;
17
    tampering.--
           (1) Any unauthorized person who unlawfully has
18
   possession of any voting system, components, machine or key
19
20
    thereof is quilty of a misdemeanor of the first degree,
21
   punishable as provided in s. 775.082 or s. 775.083.
           (2) Any person who tampers or attempts to tamper with
22
   or destroy any voting system or equipment machine with the
23
24
    intention of interfering with the election process or the
25
   results thereof is guilty of a felony of the third degree,
   punishable as provided in s. 775.082, s. 775.083, or s.
26
27
   775.084.
28
           Section 24. Effective August 1, 2002, section 138.05,
   Florida Statutes, is amended to read:
29
30
           138.05 Form of ballot.--The clerk of the circuit court
31 of any county in this state, when the names of the towns,
                                  23
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villages, and cities required in s. 138.04 have been furnished 1 2 him or her, shall have printed, at the expense of the county, 3 a suitable ballot to be used in the said election, the said 4 ballot to contain, in alphabetical order, the names of all 5 such towns, villages, and cities, and no other places shall be 6 printed on the said ballots; provided, that in counties where 7 the use of voting machines is now or may hereafter be 8 authorized by law, the requirements of this section shall, 9 insofar as practicable, be adapted to the use of said voting 10 machines. 11 Section 25. Paragraph (c) of subsection (1) of section 12 582.18, Florida Statutes, is amended to read: 13 582.18 Election of supervisors of each district.--14 (1)(c) The names of all nominees on behalf of whom such 15 16 nominating petitions have been filed shall appear upon ballots 17 in accordance with the general election laws. All qualified electors residing within the district shall be eligible to 18 vote in such election. The candidates who receive the largest 19 20 number of the votes cast from each group of candidates, as provided in s. 100.071, in such election shall be the elected 21 supervisors from such group for such district. In the case of 22 a newly created district participating in a regular election 23 24 for the first time, three groups of candidates shall be elected for terms of 4 years, and two groups shall be elected 25 26 for initial terms of 2 years. Each candidate elected shall 27 assume office on the first Tuesday after the first Monday in 28 January following the election. 29 Section 26. Sections 100.071, 101.141, 101.181, 30 101.191, 101.251, and 101.5609, Florida Statutes, are 31 repealed.

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1 Section 27. Effective August 1, 2002, sections 2 101.011, 101.27, 101.28, 101.29, 101.32, 101.33, 101.34, 3 101.35, 101.36, 101.37, 101.38, 101.39, 101.40, 101.445, 4 101.45, 101.46, 101.47, 101.54, 101.55, 101.56, and 102.012(7), Florida Statutes, are repealed. 5 Section 28. Section 97.021, Florida Statutes, is б 7 amended to read: 97.021 Definitions.--For the purposes of this code, 8 9 except where the context clearly indicates otherwise, the 10 term: "Absent elector" means any registered and 11 (1) 12 qualified voter who casts an absentee ballot.+ 13 (a) Is unable without another's assistance to attend 14 the polls. 15 (b) Is an inspector, a poll worker, a deputy voting 16 machine custodian, a deputy sheriff, a supervisor of 17 elections, or a deputy supervisor who is assigned to a 18 different precinct than that in which he or she is registered <del>to vote.</del> 19 20 (c) On account of the tenets of his or her religion, 21 cannot attend the polls on the day of the general, special, or 22 primary election. 23 (d) May not be in the precinct of his or her residence 24 during the hours the polls are open for voting on the day of the election. 25 26 (e) Has changed his or her residency to another county 27 in this state within the time period during which the 28 registration books are closed for the election for which the 29 ballot is requested. 30 (f) Has changed his or her residency to another state 31 and is ineligible under the laws of that state to vote in the 25

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general election; however, this pertains only to presidential 1 2 ballots. 3 (2) "Ballot" or "official ballot" when used in 4 reference to: 5 (a) "Voting machines," except when reference is made 6 to write-in ballots, means that portion of the printed strips 7 of cardboard, paper, or other material that is within the ballot frames containing the names of candidates, or a 8 statement of a proposed constitutional amendment or other 9 10 question or proposition submitted to the electorate at any election. 11 12 (b) "Paper ballots" means that printed sheet of paper 13 containing the names of candidates, or a statement of proposed 14 constitutional amendments or other questions or propositions 15 submitted to the electorate at any election, on which sheet of 16 paper an elector casts his or her vote. 17 (C) "Electronic or electromechanical devices" means a ballot which is voted by the process of punching or marking 18 with a marking device for tabulation by automatic tabulating 19 20 equipment or data processing equipment. 21 (3) "Candidate" means any person to whom any one or more of the following applies: 22 (a) Any person who seeks to qualify for nomination or 23 24 election by means of the petitioning process. 25 (b) Any person who seeks to qualify for election as a 26 write-in candidate. 27 (c) Any person who receives contributions or makes 28 expenditures, or gives his or her consent for any other person to receive contributions or make expenditures, with a view to 29 30 bringing about his or her nomination or election to, or 31 retention in, public office.

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1 (d) Any person who appoints a treasurer and designates 2 a primary depository. 3 (e) Any person who files qualification papers and 4 subscribes to a candidate's oath as required by law. 5 6 However, this definition does not include any candidate for a 7 political party executive committee. 8 (4) "Central voter file" means a statewide, centrally 9 maintained database containing voter registration information 10 of all counties in this state. 11 (5) "Department" means the Department of State. 12 (6) "Division" means the Division of Elections of the Department of State. 13 14 "Election" means any primary election, special (7)15 primary election, special election, general election, or 16 presidential preference primary election. 17 (8) "Election board" means the clerk and inspectors appointed to conduct an election. 18 19 "Election costs" shall include, but not be limited (9) 20 to, expenditures for all paper supplies such as envelopes, 21 instructions to voters, affidavits, reports, ballot cards, ballot booklets for absentee voters, postage, notices to 22 voters; advertisements for registration book closings, testing 23 24 of voting equipment, sample ballots, and polling places; forms 25 used to qualify candidates; polling site rental and equipment delivery and pickup; data processing time and supplies; 26 27 election records retention; and labor costs, including those 28 costs uniquely associated with absentee ballot preparation, 29 poll workers, and election night canvass. 30 (10) "Elector" is synonymous with the word "voter" or 31 | "qualified elector or voter," except where the word is used to

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1 describe presidential electors.

2 (11) "General election" means an election held on the 3 first Tuesday after the first Monday in November in the 4 even-numbered years, for the purpose of filling national, 5 state, county, and district offices and for voting on 6 constitutional amendments not otherwise provided for by law. 7 (12) "Lists of registered electors" means copies of printed lists of registered electors, computer tapes or disks, 8 9 or any other device used by the supervisor of elections to 10 maintain voter records. 11 (13) "Member of the Merchant Marine" means an 12 individual, other than a member of a uniformed service or an individual employed, enrolled, or maintained on the Great 13 14 Lakes for the inland waterways, who is: 15 (a) Employed as an officer or crew member of a vessel documented under the laws of the United States, a vessel owned 16 17 by the United States, or a vessel of foreign-flag registry 18 under charter to or control of the United States; or 19 (b) Enrolled with the United States for employment or training for employment, or maintained by the United States 20 21 for emergency relief service, as an officer or crew member of 22 such vessel. (14)(13) "Minor political party" is any group as 23 24 defined in this subsection which on January 1 preceding a 25 primary election does not have registered as members 5 percent

of the total registered electors of the state. Any group of citizens organized for the general purposes of electing to office qualified persons and determining public issues under the democratic processes of the United States may become a minor political party of this state by filing with the department a certificate showing the name of the organization,

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the names of its current officers, including the members of 1 its executive committee, and a copy of its constitution or 2 3 bylaws. It shall be the duty of the minor political party to 4 notify the department of any changes in the filing certificate 5 within 5 days of such changes. 6 (15)(14) "Newspaper of general circulation" means a 7 newspaper printed in the language most commonly spoken in the area within which it circulates and which is readily available 8 for purchase by all inhabitants in the area of circulation, 9 10 but does not include a newspaper intended primarily for members of a particular professional or occupational group, a 11 12 newspaper the primary function of which is to carry legal 13 notices, or a newspaper that is given away primarily to distribute advertising. 14 15 (16) (15) "Nominal value" means having a retail value 16 of \$10 or less. 17 (17)(16) "Nonpartisan office" means an office for which a candidate is prohibited from campaigning or qualifying 18 for election or retention in office based on party 19 20 affiliation. 21 (18)(17) "Office that serves persons with 22 disabilities" means any state office that takes applications either in person or over the telephone from persons with 23 24 disabilities for any program, service, or benefit primarily related to their disabilities. 25 (19) "Overseas voter" means: 26 27 (a) Members of the uniformed services while in the active service who are permanent residents of the state and 28 29 are temporarily residing outside the territorial limits of the 30 United States and the District of Columbia; (b) Members of the Merchant Marine of the United 31 29

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States who are permanent residents of the state and are 1 2 temporarily residing outside the territorial limits of the 3 United States and the District of Columbia; and 4 (c) Other citizens of the United States who are 5 permanent residents of the state and are temporarily residing 6 outside the territorial limits of the United States and the 7 District of Columbia, 8 9 who are qualified and registered to vote as provided by law. 10 (20) "Overvote" means that the elector marks or designates more names than there are persons to be elected to 11 12 an office or designates more than one answer to a ballot 13 question, and the tabulator records no vote for the office or question. 14 15 (21)(18) "Persons with disabilities" means individuals 16 who have a physical or mental impairment that substantially 17 limits one or more major life activities. (22)<del>(19)</del> "Polling place" is the building which 18 contains the polling room where ballots are cast. 19 20 (23)(20) "Polling room" means the actual room in which 21 ballots are cast. (24)(21) "Primary election" means an election held 22 preceding the general election for the purpose of nominating a 23 24 party nominee to be voted for in the general election to fill a national, state, county, or district office. The first 25 primary election is a nomination or elimination election; the 26 27 second primary is a nominating election only. 28 (25) "Provisional ballot" means a ballot issued to a 29 voter by the election board at the polling place on election 30 day for one of the following reasons: (a) The voter's name does not appear on the precinct 31 30

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register and verification of the voter's eligibility cannot be 1 2 determined; or 3 There is an indication on the precinct register (b) 4 that the voter has requested an absentee ballot and the voter does not return the absentee ballot to the election board at 5 6 the precinct. 7 (26) (22) "Public assistance" means assistance provided 8 through the food stamp program; the Medicaid program; the 9 Special Supplemental Food Program for Women, Infants, and 10 Children; and the WAGES Program. 11 (27)(23) "Public office" means any federal, state, 12 county, municipal, school, or other district office or 13 position which is filled by vote of the electors. (28)(24) "Qualifying educational institution" means 14 15 any public or private educational institution receiving state financial assistance which has, as its primary mission, the 16 17 provision of education or training to students who are at least 18 years of age, provided such institution has more than 18 200 students enrolled in classes with the institution and 19 20 provided that the recognized student government organization 21 has requested this designation in writing and has filed the request with the office of the supervisor of elections in the 22 county in which the institution is located. 23 24 (29)(25) "Special election" is a special election 25 called for the purpose of voting on a party nominee to fill a vacancy in the national, state, county, or district office. 26 27 (30)(26) "Special primary election" is a special 28 nomination election designated by the Governor, called for the purpose of nominating a party nominee to be voted on in a 29 30 general or special election. (31)(27) "Supervisor" means the supervisor of 31

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elections. 1 "Undervote" means that the elector does not 2 (32) 3 properly designate any choice for an office or ballot 4 question, and the tabulator records no vote for the office or 5 question. 6 (33) "Uniformed services" means the Army, Navy, Air 7 Force, Marine Corps, and Coast Guard, the commissioned corps of the Public Health Service, and the commissioned corps of 8 the National Oceanic and Atmospheric Administration. 9 10 (34)(28) "Voter registration agency" means any office that provides public assistance, any office that serves 11 12 persons with disabilities, any center for independent living, 13 or any public library. (35)(29) "Voting booth" or "booth" means that booth or 14 15 enclosure wherein an elector casts his or her ballot, be it a 16 paper ballot, a voting machine ballot, or a ballot cast for 17 tabulation by an electronic or electromechanical device. (36) (30) "Voting system" means a method of casting and 18 processing votes that functions wholly or partly by use of 19 mechanical, electromechanical, or electronic apparatus or by 20 21 use of paper ballots and includes, but is not limited to, the procedures for casting and processing votes and the programs, 22 operating manuals, tabulating cards, printouts, and other 23 24 software necessary for the system's operation. 25 Section 29. Section 101.048, Florida Statutes, is 26 created to read: 27 101.048 Provisional ballots.--28 (1)(a) At all elections, a voter claiming to be properly registered in the county and eligible to vote in the 29 30 election but whose eligibility cannot be determined shall be entitled to vote a provisional ballot. Once voted, the 31

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provisional ballot shall be placed in a secrecy envelope and 1 thereafter sealed in a provisional ballot envelope. The 2 3 provisional ballot shall be deposited in a ballot box. All 4 provisional ballots shall remain sealed in their envelopes for return to the supervisor of elections. 5 6 (b) The county canvassing board shall examine each 7 provisional ballot to determine whether the person voting that ballot was entitled to vote in the election and to assure that 8 the person had not already cast a ballot in the election. 9 10 1. If it is determined that the person was registered and entitled to vote, the canvassing board shall compare the 11 12 signature on the provisional ballot envelope with the 13 signature on the voter's registration and, if it matches, shall count the ballot. The provisional ballot of a voter who 14 15 is otherwise entitled to vote shall not be rejected because the voter did not cast his or her ballot in the precinct of 16 17 his or her legal residence. However, if the voter did not vote the ballot to which he or she was entitled, the 18 canvassing board shall duplicate the ballot for the races that 19 the voter was entitled to vote in his or her legal precinct 20 and count the races for which the voter was entitled to vote. 21 2. If it is determined that the person voting the 22 provisional ballot was not registered or entitled to vote, the 23 24 provisional ballot shall not be counted and the ballot shall 25 remain in the envelope containing the Provisional Ballot 26 Voter's Certificate, and the envelope shall be marked 27 "Rejected as Illegal." (2) The Provisional Ballot Voter's Certificate shall 28 29 be in substantially the following form: 30 STATE OF FLORIDA COUNTY OF 31

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1 I do solemnly swear (or affirm) that my name is ....; that my 2 3 date of birth is ....; that I am registered to vote and at the 4 time I registered I resided at ...., in the municipality of ...., in .... County, Florida; that I am a qualified voter of 5 6 the county and have not voted in this election. 7 8 ...(Signature of Voter)... ...(Current Address)... 9 10 11 Sworn to and subscribed before me this .... day of ...., 12 (year). 13 ... (Clerk or Inspector of Election)... 14 15 You may provide additional information to further assist the supervisor of elections in determining eligibility. If known, 16 17 please provide the place and date that you registered to vote. 18 (3) In counties where the voting system does not use a paper ballot, the supervisor of elections shall provide the 19 20 appropriate provisional ballots to each polling place. 21 Section 30. Subsections (2) and (3) of section 101.045, Florida Statutes, are amended to read: 22 101.045 Electors must be registered in precinct; 23 provisions for residence or name change .--24 25 (2)(a) An elector who moves from the precinct within the county in which the elector is registered may be permitted 26 27 to vote in the precinct to which he or she has moved his or 28 her legal residence, provided such elector completes an affirmation in substantially the following form: 29 30 31 Change of Legal Residence of Registered 34

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1 Voter 2 3 Under penalties for false swearing, I, ... (Name of voter)..., 4 swear (or affirm) that the former address of my legal residence was ... (Address of legal residence)... in the 5 б municipality of ...., in .... County, Florida, and I was 7 registered to vote in the .... precinct of .... County, Florida; that I have not voted in the precinct of my former 8 9 registration in this election; that I now reside at 10 ... (Address of legal residence)... in the Municipality of ...., in .... County, Florida, and am therefore eligible to 11 12 vote in the .... precinct of .... County, Florida; and I 13 further swear (or affirm) that I am otherwise legally 14 registered and entitled to vote. 15 16 ... (Signature of voter whose address of legal residence has 17 changed)... 18 19 (b) An elector whose name changes because of marriage 20 or other legal process may be permitted to vote, provided such 21 elector completes an affirmation in substantially the following form: 22 23 24 Change of Name of Registered 25 Voter 26 27 Under penalties for false swearing, I, ... (New name of 28 voter)..., swear (or affirm) that my name has been changed because of marriage or other legal process. My former name and 29 address of legal residence appear on the registration books of 30 31 precinct .... as follows:

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1	Name
2	Address
3	Municipality
4	County
5	Florida, Zip
6	My present name and address of legal residence are as follows:
7	Name
8	Address
9	Municipality
10	County
11	Florida, Zip
12	and I further swear (or affirm) that I am otherwise legally
13	registered and entitled to vote.
14	
15	(Signature of voter whose name has changed)
16	
17	(c) Such affirmation, when completed and presented at
18	the precinct in which such elector is entitled to vote, and
19	upon verification of the elector's registration, shall entitle
20	such elector to vote as provided in this subsection. If the
21	elector's eligibility to vote cannot be determined, he or she
22	shall be entitled to vote a provisional ballot, subject to the
23	requirements and procedures in s. 101.048.Upon receipt of an
24	affirmation certifying a change in address of legal residence
25	or name, the supervisor shall as soon as practicable make the
26	necessary changes in the registration records of the county to
27	indicate the change in address of legal residence or name of
28	such elector.
29	(d) Instead of the affirmation contained in paragraph
30	(a) or paragraph (b), an elector may complete a voter
31	registration application that indicates the change of name or
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1 change of address of legal residence.

2 (e) A request for an absentee ballot pursuant to s. 3 101.62 which indicates that the elector has had a change of address of legal residence from that in the supervisor's 4 5 records shall be sufficient as the notice to the supervisor of 6 change of address of legal residence required by this section. 7 Upon receipt of such request for an absentee ballot from an elector who has changed his or her address of legal residence, 8 9 the supervisor shall provide the elector with the proper 10 ballot for the precinct in which the elector then has his or her legal residence. 11

12 (3) When an elector's name does not appear on the 13 registration books of the election precinct in which the 14 elector is registered and when the elector cannot present a 15 valid registration identification card, the elector may have 16 his or her name restored if the supervisor is otherwise 17 satisfied that the elector is validly registered, that the elector's name has been erroneously omitted from the books, 18 and that the elector is entitled to have his or her name 19 restored. The supervisor, if he or she is satisfied as to the 20 21 elector's previous registration, shall allow such person to vote and shall thereafter issue a duplicate registration 22 identification card. 23

24 Section 31. Subsections (1), (2), (5), (6), and (8) of 25 section 101.5614, Florida Statutes, are amended to read: 26 101.5614 Canvass of returns.--

(1)(a) In precincts in which an electronic or electromechanical voting system is used, as soon as the polls are closed, the election board shall secure the voting devices against further voting. The election board shall thereafter open the ballot box in the presence of members of the public

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desiring to witness the proceedings and count the number of 1 voted ballots, unused ballots, provisional ballots, and 2 3 spoiled ballots to ascertain whether such number corresponds 4 with the number of ballots issued by the supervisor. If there 5 is a difference, this fact shall be reported in writing to the 6 county canvassing board with the reasons therefor if known. 7 The total number of voted ballots shall be entered on the forms provided. The proceedings of the election board at the 8 precinct after the polls have closed shall be open to the 9 10 public; however, no person except a member of the election board shall touch any ballot or ballot container or interfere 11 12 with or obstruct the orderly count of the ballots.

(b) In lieu of opening the ballot box at the precinct, the supervisor may direct the election board to keep the ballot box sealed and deliver it to a central or regional counting location. In this case, the election board shall count the stubs removed from the ballots to determine the number of voted ballots.

(2)(a) If the ballots are to be tallied at a central 19 20 location or at no more than three regional locations, the 21 election board shall place all ballots that have been cast and the unused, void, provisional, and defective ballots in the 22 container or containers provided for this purpose, which shall 23 24 be sealed and delivered forthwith to the central or regional 25 counting location or other designated location by two 26 inspectors who shall not, whenever possible, be of the same 27 political party. The election board shall certify that the 28 ballots were placed in such container or containers and each container was sealed in its presence and under its 29 30 supervision, and it shall further certify to the number of 31 ballots of each type placed in the container or containers.

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(b) If ballots are to be counted at the precincts,
 such ballots shall be counted pursuant to rules adopted by the
 Department of State, which rules shall provide safeguards
 which conform as nearly as practicable to the safeguards
 provided in the procedures for the counting of votes at a
 central location.

7 (5) If any ballot card of the type for which the offices and measures are not printed directly on the card is 8 9 damaged or defective so that it cannot properly be counted by 10 the automatic tabulating equipment, a true duplicate copy shall be made of the damaged ballot card in the presence of 11 12 witnesses and substituted for the damaged ballot. Likewise, a 13 duplicate ballot card shall be made of a defective ballot 14 which shall not include the invalid votes. All duplicate ballot cards shall be clearly labeled "duplicate," bear a 15 serial number which shall be recorded on the damaged or 16 17 defective ballot card, and be counted in lieu of the damaged or defective ballot. If any ballot card of the type for which 18 offices and measures are printed directly on the card is 19 20 damaged or defective so that it cannot properly be counted by 21 the automatic tabulating equipment, a true duplicate copy may be made of the damaged ballot card in the presence of 22 witnesses and in the manner set forth above, or the valid 23 24 votes on the damaged ballot card may be manually counted at the counting center by the canvassing board, whichever 25 26 procedure is best suited to the system used. If any paper 27 ballot is damaged or defective so that it cannot be counted 28 properly by the automatic tabulating equipment, the ballot shall be counted manually at the counting center by the 29 30 canvassing board. The totals for all such ballots or ballot 31 cards counted manually shall be added to the totals for the

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several precincts or election districts. No vote shall be 1 2 declared invalid or void if there is a clear indication on the 3 ballot that the voter has made a definite choice of the intent 4 of the voter as determined by the canvassing board. After 5 duplicating a ballot, the defective ballot shall be placed in 6 an envelope provided for that purpose, and the duplicate 7 ballot shall be tallied with the other ballots for that precinct. 8

(6) If there is no clear indication on the ballot that 9 10 the voter has made a definite choice for an office or ballot measure If an elector marks more names than there are persons 11 12 to be elected to an office or if it is impossible to determine the elector's choice, the elector's ballot shall not be 13 counted for that office or measure, but the ballot shall not 14 15 be invalidated as to those names or measures which are 16 properly marked.

17 (8) The return printed by the automatic tabulating equipment, to which has been added the return of write-in, 18 absentee, and manually counted votes and votes from 19 provisional ballots, shall constitute the official return of 20 21 the election upon certification by the canvassing board. Upon completion of the count, the returns shall be open to the 22 public. A copy of the returns may be posted at the central 23 24 counting place or at the office of the supervisor of elections 25 in lieu of the posting of returns at individual precincts. 26 Section 32. Section 101.69, Florida Statutes, is 27 amended to read: 28 101.69 Voting in person; return of absentee

29 ballot.--The provisions of this code shall not be construed to 30 prohibit any elector from voting in person at the elector's 31 precinct on the day of an election notwithstanding that the

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elector has requested an absentee ballot for that election. 1 2 An elector who has received an absentee ballot, but desires to 3 vote in person, shall return the ballot, whether voted or not, 4 to the election board in the elector's precinct. The returned ballot shall be marked "canceled" by the board and placed with 5 other canceled ballots. However, if the elector is unable to 6 7 return the ballot, the elector may vote a provisional ballot 8 as provided in s. 101.048 execute an affidavit stating that 9 the absentee ballot has not been voted and the elector may 10 then vote at the precinct. Section 33. Section 102.111, Florida Statutes, is 11 12 amended to read: 102.111 Elections Canvassing Commission .--13 (1) Immediately after certification of any election by 14 15 the county canvassing board, the results shall be forwarded to 16 the Department of State concerning the election of any federal 17 or state officer. The Governor, the Secretary of State, and the Director of the Division of Elections shall be the 18 Elections Canvassing Commission. The Elections Canvassing 19 Commission shall consist of the Governor and two members of 20 21 the Cabinet selected by the Governor. If a member of the Elections Canvassing Commission is unable to serve for any 22 reason, the Governor shall appoint a remaining member of the 23 24 Cabinet. If there is a further vacancy, the remaining members 25 of the commission shall agree on another elected official to fill the vacancy. The Elections Canvassing Commission shall, 26 27 as soon as the official results are compiled from all counties, certify the returns of the election and determine 28 and declare who has been elected for each federal, state, and 29 30 multi-county office. In the event that any member of the 31 Elections Canvassing Commission is unavailable to certify the 41

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returns of any election, such member shall be replaced by a 1 2 substitute member of the Cabinet as determined by the Director 3 of the Division of Elections. If the county returns are not 4 received by the Department of State by 5 p.m. of the seventh day following an election, all missing counties shall be 5 ignored, and the results shown by the returns on file shall be б 7 <del>certified.</del> (2) The Division of Elections shall provide the staff 8 9 services required by the Elections Canvassing Commission. 10 Section 34. Section 102.112, Florida Statutes, is amended to read: 11 12 102.112 Deadline for submission of county returns to the Department of State; penalties. --13 14 (1) The county canvassing board or a majority thereof shall file the county returns for the election of a federal or 15 state officer with the Department of State immediately after 16 17 certification of the election results. Returns must be filed by 5 p.m. on the 7th day following the first primary and 18 general election and by 5 3 p.m. on the 11th 3rd day following 19 20 the general election second primary. If the county canvassing 21 board is unable to timely certify the results of an office or measure for which late-filed returns must be accepted pursuant 22 to subsection (2), the canvassing board shall nevertheless 23 24 certify by the deadline all races in which returns are 25 complete. If the returns are not received by the department by 26 the time specified, such returns may be ignored and the 27 results on file at that time may be certified by the 28 department. 29 (2)(a) If the county returns are not received by the 30 Department of State by 5 p.m. of the 7th day following a primary election, all missing counties shall be ignored, and 31 42

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the results shown by the returns on file shall be certified. 1 (b)1. Following a general election, the Department of 2 3 State shall accept returns filed after the certification 4 deadline as follows: 5 a. For the office of United States Senate and United 6 States House of Representatives, until 5 p.m. on January 2 of 7 the year following the election. b. For statewide offices, until 5 p.m. on the first 8 Monday in January following the election. 9 10 c. For state legislative offices, until 5 p.m. on the 11 13th day following the election. 12 d. For other state or multi-county offices, until 5 13 p.m. on the day prior to the date the successful candidate is 14 to take office. 15 e. For ballot measures, until 5 p.m. on the day prior to the measure taking effect or until the certification 16 17 deadline, whichever is later. 2. Following a general election, the Department of 18 State shall not accept returns filed after the certification 19 20 deadline for the offices of United States President and Vice 21 President. (c) If returns are missing from any county for an 22 office for which late-filed returns must be accepted pursuant 23 to paragraph (b), the Elections Canvassing Commission shall 24 nevertheless certify the results for all other offices for 25 which all returns have been received. Following receipt of 26 27 all late-filed returns accepted pursuant to paragraph (b), or upon the expiration of the late-filing deadline for the office 28 29 in question, whichever occurs earlier, the Elections 30 Canvassing Commission shall separately certify the results of 31 that office.

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1 (3) (3) (2) The department shall fine each board member 2 \$500 for each day such returns are late, the fine to be 3 paid only from the board member's personal funds. Such fines 4 shall be deposited into the Election Campaign Financing Trust 5 Fund, created by s. 106.32. 6 (4) (4) (3) Members of the county canvassing board may 7 appeal such fines to the Florida Elections Commission, which shall adopt rules for such appeals. 8 Section 35. Present subsections (5) and (6) of section 9 10 102.141, Florida Statutes, are redesignated as subsections (7) 11 and (8), respectively, present subsection (4) is amended and 12 redesignated as subsection (6), subsections (2) and (3) are 13 amended, and new subsections (4) and (5) are added to that 14 section to read: 15 102.141 County canvassing board; duties.--16 The county canvassing board shall meet in a (2) 17 building accessible to the public in the county where the election occurred at a time and place to be designated by the 18 supervisor of elections to publicly canvass the absentee 19 electors' ballots as provided for in s. 101.68 and provisional 20 21 ballots as provided by s. 101.048. Public notice of the time and place at which the county canvassing board shall meet to 22 canvass the absentee electors' ballots and provisional ballots 23 24 shall be given at least 48 hours prior thereto by publication 25 once in one or more newspapers of general circulation in the

26 county or, if there is no newspaper of general circulation in 27 the county, by posting such notice in at least four 28 conspicuous places in the county. As soon as the absentee 29 electors' ballots <u>and the provisional ballots</u> are canvassed, 30 the board shall proceed to publicly canvass the vote given

31 each candidate, nominee, constitutional amendment, or other

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measure submitted to the electorate of the county, as shown by 1 2 the returns then on file in the office of the supervisor of 3 elections and the office of the county court judge. 4 (3) The canvass, except the canvass of absentee 5 electors' returns and the canvass of provisional ballots, 6 shall be made from the returns and certificates of the 7 inspectors as signed and filed by them with the county court judge and supervisor, respectively, and the county canvassing 8 9 board shall not change the number of votes cast for a 10 candidate, nominee, constitutional amendment, or other measure submitted to the electorate of the county, respectively, in 11 12 any polling place, as shown by the returns. All returns shall 13 be made to the board on or before 2 a.m. noon of the day following any primary, general, special, or other election. 14 15 If the returns from any precinct are missing, if there are any 16 omissions on the returns from any precinct, or if there is an 17 obvious error on any such returns, the canvassing board shall order a recount of the returns from such precinct. Before 18 canvassing such returns, the canvassing board shall examine 19 the counters on the machines or the tabulation of the ballots 20 21 cast in such precinct and determine whether the returns correctly reflect the votes cast. If there is a discrepancy 22 between the returns and the counters of the machines or the 23 tabulation of the ballots cast, the counters of such machines 24 or the tabulation of the ballots cast shall be presumed 25 correct and such votes shall be canvassed accordingly. 26 27 (4) The canvassing board shall submit unofficial 28 returns to the Department of State for each federal, statewide, state, or multi-county office or ballot measure no 29 30 later than noon on the day after any primary, general, special, or other election. 31

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(5) If the county canvassing board determines that the 1 2 unofficial returns may contain a counting error in which the 3 vote tabulation system failed to count votes that were 4 properly marked in accordance with the instructions on the 5 ballot, the county canvassing board shall: 6 (a) Correct the error and recount the affected ballots 7 with the vote tabulation system; or (b) Request that the Department of State verify the 8 tabulation software. When the Department of State verifies 9 10 such software, the department shall compare the software used to tabulate the votes with the software filed with the 11 12 department pursuant to s. 101.5607 and check the election 13 parameters. 14 (6) (4) If the unofficial returns for any office 15 reflect that a candidate for any office was defeated or eliminated by one-half of a percent or less of the votes cast 16 17 for such office, that a candidate for retention to a judicial office was retained or not retained by one-half of a percent 18 or less of the votes cast on the question of retention, or 19 that a measure appearing on the ballot was approved or 20 21 rejected by one-half of a percent or less of the votes cast on such measure, the board responsible for certifying the results 22 of the vote on such race or measure shall order a recount of 23 24 the votes cast with respect to such office or measure. A recount need not be ordered with respect to the returns for 25 any office, however, if the candidate or candidates defeated 26 27 or eliminated from contention for such office by one-half of a 28 percent or less of the votes cast for such office request in writing that a recount not be made. 29 30 (a) In counties with voting systems that use ballot cards or paper ballots, each canvassing board responsible for 31

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conducting a recount shall put each ballot through the 1 2 automatic tabulating equipment for each precinct in which the 3 office or issue appeared on the ballot and determine whether 4 the returns correctly reflect the votes cast. Immediately before the start of the recount and after completion of the 5 6 count, a test of the tabulating equipment shall be conducted 7 as provided in s. 101.5612(2). If the test indicates no error, the recount tabulation of the ballots cast shall be 8 presumed correct and such votes shall be canvassed 9 10 accordingly. If an error is detected, the cause therefor 11 shall be ascertained and corrected and the recount repeated, 12 as necessary. The canvassing board shall immediately report the error, along with the cause of the error and the 13 corrective measures being taken, to the Department of State. 14 15 No later than 11 days after the election, the canvassing board shall file a separate incident report with the Department of 16 17 State, detailing the resolution of the matter and identifying 18 any measures that will avoid a future recurrence of the error. 19 (b) In counties with voting systems that do not use 20 ballot cards or paper ballots, each canvassing board 21 responsible for conducting a recount shall examine the counters on the precinct tabulators to ensure that the total 22 of the returns on the precinct tabulators equals the overall 23 24 election return machines or the tabulation of the ballots cast 25 in each precinct in which the office or issue appeared on the 26 ballot and determine whether the returns correctly reflect the 27 votes cast. If there is a discrepancy between the overall 28 election return returns and the counters of the precinct 29 tabulators machines or the tabulation of the ballots cast, the 30 counters of the precinct tabulators of such machines or the 31 tabulation of the ballots cast shall be presumed correct and 47

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such votes shall be canvassed accordingly. 1 2 (c) The canvassing board shall submit a second set of 3 unofficial returns to the Department of State for each 4 federal, statewide, state, or multi-county office or ballot measure no later than noon on the second day after any 5 election in which a recount was conducted pursuant to this б 7 subsection. If the canvassing board is unable to complete the recount prescribed in this subsection by the deadline, the 8 second set of unofficial returns submitted by the canvassing 9 10 board shall be identical to the initial unofficial returns and the submission shall also include a detailed explanation of 11 12 why it was unable to timely complete the recount. However, the canvassing board shall complete the recount prescribed in 13 this subsection, along with any manual recount prescribed in 14 15 s. 102.166, and certify election returns in accordance with 16 the requirements of this chapter. 17 Section 36. Section 102.166, Florida Statutes, is 18 amended to read: 19 102.166 Manual recounts Protest of election returns; 20 procedure.--(1) If the second set of unofficial returns pursuant 21 to s. 102.141 indicates that a candidate for any office was 22 defeated or eliminated by one-quarter of a percent or less of 23 the votes cast for such office, that a candidate for retention 24 to a judicial office was retained or not retained by 25 one-quarter of a percent or less of the votes cast on the 26 27 question of retention, or that a measure appearing on the ballot was approved or rejected by one-quarter of a percent or 28 less of the votes cast on such measure, the board responsible 29 30 for certifying the results of the vote on such race or measure 31 shall order a manual recount of the overvotes and undervotes

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cast in the entire geographic jurisdiction of such office or 1 2 ballot measure. 3 (2)(a) If the second set of unofficial returns 4 pursuant to s. 102.141 indicates that a candidate for any 5 office was defeated or eliminated by between one-quarter and 6 one-half of a percent of the votes cast for such office, that 7 a candidate for retention to judicial office was retained or not retained by between one-quarter and one-half of a percent 8 of the votes cast on the question of retention, or that a 9 10 measure appearing on the ballot was approved or rejected by 11 between one-quarter and one-half of a percent of the votes 12 cast on such measure, any such candidate, the political party of such candidate, or any political committee that supports or 13 opposes such ballot measure is entitled to a manual recount of 14 15 the overvotes and undervotes cast in the entire geographic jurisdiction of such office or ballot measure, provided that: 16 17 1. A request for a manual recount is made by 5 p.m. on 18 the second day after the election; and 19 2. At the time of the request, the requesting party posts a bond in an amount prescribed by rule of the Department 20 21 of State, which shall be forfeited if the outcome of the election does not change. 22 (b) For federal, statewide, state, and multi-county 23 24 races and ballot issues, requests for a manual recount shall 25 be made in writing to the state Elections Canvassing 26 Commission. For all other races and ballot issues, requests 27 for a manual recount shall be made in writing to the county 28 canvassing board. 29 (c) Upon receipt of an appropriate, timely request 30 accompanied by an adequate bond, the Elections Canvassing Commission or county canvassing board shall immediately order 31 49

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a manual recount of overvotes and undervotes in all affected 1 2 jurisdictions. 3 (d) The Department of State shall adopt rules 4 prescribing the amount of the bond required to be posted when requesting a manual recount. The amount of the bond shall 5 6 cover the overall cost to conduct the recount. The rules may 7 provide for formulas to calculate the costs of an election recount, based on factors such as: 8 1. Number of ballots involved; 9 10 2. Number of counties involved; 11 3. Type of voting system involved; 12 4. Geographic location of the recount; 13 5. Timeframe to conduct the recount; and 6. Any other factor that may affect the cost of the 14 15 recount. 16 17 The department shall solicit information from each county as 18 to recount costs, and shall consider such information in adopting the rules. The department's rules shall also provide 19 procedures for posting of the bond and the distribution of 20 21 funds to the affected counties upon forfeiture. (3)(a) Any hardware or software used to identify and 22 sort overvotes and undervotes for a given race or ballot 23 24 measure must be certified by the Department of State as part of the voting system pursuant to s. 101.015. Any such hardware 25 or software must be capable of simultaneously counting votes. 26 27 For certified voting systems, the department shall certify 28 such hardware or software by July 1, 2002. If the department 29 is unable to certify such hardware or software for a certified 30 voting system by July 1, 2002, the department shall adopt rules prescribing procedures for identifying and sorting such 31

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overvotes and undervotes. The department's rules may provide 1 2 for the temporary use of hardware or software whose sole 3 function is identifying and sorting overvotes and undervotes. 4 (b) This subsection does not preclude the department from certifying hardware or software after July 1, 2002. 5 6 (c) Overvotes and undervotes shall be identified and 7 sorted while recounting ballots pursuant to s. 102.141, if the hardware or software for this purpose has been certified or 8 the department's rules so provide. 9 10 (1) Any candidate for nomination or election, or any elector qualified to vote in the election related to such 11 12 candidacy, shall have the right to protest the returns of the election as being erroneous by filing with the appropriate 13 canvassing board a sworn, written protest. 14 (2) Such protest shall be filed with the canvassing 15 16 board prior to the time the canvassing board certifies the 17 results for the office being protested or within 5 days after midnight of the date the election is held, whichever occurs 18 <del>later.</del> 19 20 (3) Before canvassing the returns of the election, the 21 canvassing board shall: (a) When paper ballots are used, examine the 22 tabulation of the paper ballots cast. 23 24 (b) When voting machines are used, examine the counters on the machines of nonprinter machines or the 25 printer-pac on printer machines. If there is a discrepancy 26 27 between the returns and the counters of the machines or the 28 printer-pac, the counters of such machines or the printer-pac 29 shall be presumed correct. 30 (c) When electronic or electromechanical equipment is 31 used, the canvassing board shall examine precinct records and 51

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election returns. If there is a clerical error, such error 1 2 shall be corrected by the county canvassing board. If there is 3 a discrepancy which could affect the outcome of an election, 4 the canvassing board may recount the ballots on the automatic 5 tabulating equipment. (4)(a) Any candidate whose name appeared on the 6 7 ballot, any political committee that supports or opposes an 8 issue which appeared on the ballot, or any political party 9 whose candidates' names appeared on the ballot may file a 10 written request with the county canvassing board for a manual recount. The written request shall contain a statement of the 11 12 reason the manual recount is being requested. 13 (b) Such request must be filed with the canvassing board prior to the time the canvassing board certifies the 14 15 results for the office being protested or within 72 hours 16 after midnight of the date the election was held, whichever 17 occurs later. 18 (c) The county canvassing board may authorize a manual recount. If a manual recount is authorized, the county 19 20 canvassing board shall make a reasonable effort to notify each 21 candidate whose race is being recounted of the time and place 22 of such recount. (d) The manual recount must include at least three 23 24 precincts and at least 1 percent of the total votes cast for 25 such candidate or issue. In the event there are less than three precincts involved in the election, all precincts shall 26 27 be counted. The person who requested the recount shall choose 28 three precincts to be recounted, and, if other precincts are recounted, the county canvassing board shall select the 29 30 additional precincts. (5) If the manual recount indicates an error in the 31

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vote tabulation which could affect the outcome of the 1 2 election, the county canvassing board shall: 3 (a) Correct the error and recount the remaining 4 precincts with the vote tabulation system; 5 (b) Request the Department of State to verify the 6 tabulation software; or 7 (c) Manually recount all ballots. (4) (4) (6) Any manual recount shall be open to the public. 8 (5)(a) A vote for a candidate or ballot measure shall 9 10 be counted if there is a clear indication on the ballot that the voter has made a definite choice. 11 12 (b) The Department of State shall adopt specific rules for each certified voting system prescribing what constitutes 13 14 a "clear indication on the ballot that the voter has made a 15 definite choice." The rules may not: 1. Exclusively provide that the voter must properly 16 17 mark or designate his or her choice on the ballot; or, 2. Contain a catch-all provision that fails to 18 identify specific standards, such as "any other mark or 19 20 indication clearly indicating that the voter has made a 21 definite choice." (6) (7) Procedures for a manual recount are as follows: 22 (a) The county canvassing board shall appoint as many 23 24 counting teams of at least two electors as is necessary to manually recount the ballots. A counting team must have, when 25 26 possible, members of at least two political parties. A 27 candidate involved in the race shall not be a member of the counting team. 28 (b) If a counting team is unable to determine whether 29 30 the ballot contains a clear indication that the voter has made 31 a definite choice a voter's intent in casting a ballot, the 53 3:53 PM 04/25/01 s1118.ee15.aa

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ballot shall be presented to the county canvassing board for a 1 2 determination it to determine the voter's intent. 3 (c) The Department of State shall adopt detailed rules 4 prescribing additional recount procedures for each certified voting system which shall be uniform to the extent 5 6 practicable. The rules shall address, at a minimum, the 7 following areas: 8 1. Security of ballots during the recount process; 9 2. Time and place of recounts; 10 3. Public observance of recounts; 4. Objections to ballot determinations; 11 12 5. Record of recount proceedings; and 6. Procedures relating to candidate and petitioner 13 14 representatives. 15 (8) If the county canvassing board determines the need 16 to verify the tabulation software, the county canvassing board 17 shall request in writing that the Department of State verify 18 the software. 19 (9) When the Department of State verifies such 20 software, the department shall: 21 (a) Compare the software used to tabulate the votes with the software filed with the Department of State pursuant 22 to s. 101.5607; and 23 24 (b) Check the election parameters. 25 (10) The Department of State shall respond to the 26 county canvassing board within 3 working days. 27 Section 37. Subsections (2), (3) and (4) of section 28 102.168, Florida Statutes, are amended to read: 102.168 Contest of election.--29 30 (2) Such contestant shall file a complaint, together 31 with the fees prescribed in chapter 28, with the clerk of the 54

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1 circuit court within 10 days after midnight of the date the 2 last county canvassing board empowered to canvass the returns 3 certifies the results of the election being contested or 4 within 5 days after midnight of the date the last county 5 canvassing board empowered to canvass the returns certifies 6 the results of that particular election following a protest 7 pursuant to s. 102.166(1), whichever occurs later.

8 (3) The complaint shall set forth the grounds on which 9 the contestant intends to establish his or her right to such 10 office or set aside the result of the election on a submitted 11 referendum. The grounds for contesting an election under this 12 section are:

13 (a) Misconduct, fraud, or corruption on the part of 14 any election official or any member of the canvassing board 15 sufficient to change or place in doubt the result of the 16 election.

17 (b) Ineligibility of the successful candidate for the18 nomination or office in dispute.

(c) Receipt of a number of illegal votes or rejection
of a number of legal votes sufficient to change or place in
doubt the result of the election.

(d) Proof that any elector, election official, or canvassing board member was given or offered a bribe or reward in money, property, or any other thing of value for the purpose of procuring the successful candidate's nomination or election or determining the result on any question submitted by referendum.

(e) <u>Proof that valid votes were not counted due to</u> system malfunctions or any other valid reason Any other cause or allegation which, if sustained, would show that a person other than the successful candidate was the person duly

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nominated or elected to the office in question or that the 1 2 outcome of the election on a question submitted by referendum 3 was contrary to the result declared by the canvassing board or 4 Elections Canvassing Commission election board. 5 (4) The canvassing board or Elections Canvassing 6 Commission election board shall be the proper party defendant, 7 and the successful candidate shall be an indispensable party to any action brought to contest the election or nomination of 8 9 a candidate. 10 Section 38. Section 102.135, Florida Statutes, is created to read: 11 12 102.135 Prohibited activities.--A member of the Elections Canvassing Commission or a member of the county 13 14 canvassing board who publicly endorses or solicits 15 contributions on behalf of a candidate for public office may 16 not render any post-election decision in his or her official 17 capacity as a member of the commission or board which may 18 affect the outcome of any race in which he or she publicly endorsed or solicited contributions on behalf of a candidate 19 20 for public office. 21 Section 39. Section 97.0555, Florida Statutes, is created to read: 22 97.0555 Late registration.--An individual or 23 24 accompanying family member who has been discharged or separated from the uniformed services, Merchant Marine, or 25 from employment outside the territorial limits of the United 26 27 States, after the book closing for an election pursuant to s. 97.055 who is otherwise qualified, may register to vote in 28 such election until 5 p.m. on the Friday before that election. 29 30 Such persons must produce sufficient documentation showing 31 evidence of qualifying for late registration pursuant to this

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section. The Department of State shall adopt rules specifying 1 2 documentation that is sufficient to determine eligibility. 3 Section 40. Section 101.6951, Florida Statutes, is 4 created to read: 101.6951 State write-in ballot.--5 6 (1) An overseas voter may request, not earlier than 7 180 days before a general election, a state write-in absentee ballot from the supervisor of elections in the county of 8 registration. In order to receive a state write-in ballot, the 9 10 voter shall state that due to military or other contingencies that preclude normal mail delivery, the voter cannot vote an 11 12 absentee ballot during the normal absentee voting period. State write-in absentee ballots shall be made available to 13 voters 90 to 180 days prior to a general election. The 14 15 Department of State shall prescribe by rule the form of the 16 state write-in ballot. 17 (2) In completing the ballot, the overseas voter may 18 designate his or her choice by writing in the name of the 19 candidate or by writing in the name of a political party, in 20 which case the ballot must be counted for the candidate of 21 that political party, if there is such a party candidate on 22 the ballot. (3) Any abbreviation, misspelling, or other minor 23 24 variation in the form of the name of a candidate or a 25 political party must be disregarded in determining the 26 validity of the ballot if there is a clear indication on the 27 ballot that the voter has made a definite choice. 28 (4) The state write-in ballot shall contain all 29 offices, federal, state, and local, for which the voter would 30 otherwise be entitled to vote. Section 41. Section 101.6952, Florida Statutes, is 31 57

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created to read: 1 101.6952 Absentee ballots for overseas voters.--2 3 (1) If an overseas voter's request for an absentee ballot includes an e-mail address, the supervisor of elections 4 shall inform the voter of the names of candidates who will be 5 on the ballots via electronic transmission. The supervisor of 6 7 elections shall e-mail to the voter the list of candidates for the primary and general election not later than 30 days before 8 each election. 9 10 (2) For absentee ballots received from overseas voters, there is a presumption that the envelope was mailed on 11 12 the date stated and witnessed on the outside of the return 13 envelope, regardless of the absence of a postmark on the mailed envelope or the existence of a postmark date that is 14 15 later than the date of the election. Section 42. Section 101.697, Florida Statutes, is 16 17 created to read: 18 101.697 Electronic transmission of election materials.--The Department of State shall adopt rules to 19 authorize a supervisor of elections to accept a request for an 20 absentee ballot and a voted absentee ballot by facsimile 21 machine or other electronic means from overseas voters. The 22 rules must provide that in order to accept a voted ballot, the 23 24 verification of the voter must be established, the security of the transmission must be established, and each ballot received 25 must be recorded. 26 27 Section 43. Section 101.698, Florida Statutes, is created to read: 28 29 101.698 Absentee voting in emergency situations.--If a 30 national or local emergency or other situation arises which 31 makes substantial compliance with the provisions of state or 58

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federal law relating to the methods of voting for overseas 1 voters impossible or unreasonable, such as an armed conflict 2 3 involving United States Armed Forces or mobilization of those 4 forces, including state National Guard and reserve components, the Elections Canvassing Commission may adopt by emergency 5 6 rules, such special procedures or requirements necessary to 7 facilitate absentee voting by those persons directly affected who are otherwise eligible to vote in the election. 8 9 Section 44. Paragraph (b) of subsection (1) and 10 subsection (7) of section 101.62, Florida Statutes, are amended to read: 11 12 101.62 Request for absentee ballots.--13 (1)14 (b) The supervisor may accept a written or telephonic 15 request for an absentee ballot from the elector, or, if directly instructed by the elector, a member of the elector's 16 17 immediate family, or the elector's legal guardian. For purposes of this section, the term "immediate family" has the 18 same meaning as specified in paragraph (4)(b). The person 19 making the request must disclose: 20 The name of the elector for whom the ballot is 21 1. requested; 22 2. The elector's address; 23 24 3. The last four digits of the elector's social 25 security number; 26 4. The registration number on the elector's date of 27 birth registration identification card; 28 5. The requester's name; 29 6. The requester's address; 30 7. The requester's social security number and, if 31 available, driver's license number; 59

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1 8. The requester's relationship to the elector; and 2 9. The requester's signature (written requests only). 3 (7)(a) For the purposes of this section, "absent 4 qualified elector overseas" means: 5 1. Members of the Armed Forces while in the active service who are permanent residents of the state and are 6 7 temporarily residing outside the territorial limits of the United States and the District of Columbia; 8 2. Members of the Merchant Marine of the United States 9 10 who are permanent residents of the state and are temporarily residing outside the territorial limits of the United States 11 12 and the District of Columbia; and 3. Other citizens of the United States who are 13 permanent residents of the state and are temporarily residing 14 outside the territorial limits of the United States and the 15 16 District of Columbia, 17 18 who are qualified and registered as provided by law. 19 (b) Notwithstanding any other provision of law to the 20 contrary, there shall appear on the ballots sent to absent 21 qualified electors overseas, in addition to the names of the candidates for each office, the political party affiliation of 22 each candidate for each office, other than a nonpartisan 23 24 office. 25 (c) With respect to marked ballots mailed by absent qualified electors overseas, only those ballots mailed with an 26 27 APO, FPO, or foreign postmark shall be considered valid. Section 45. Section 101.64, Florida Statutes, is 28 29 amended to read: 30 101.64 Delivery of absentee ballots; envelopes; 31 form.--

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1 (1)The supervisor shall enclose with each absentee 2 ballot two envelopes: a secrecy envelope, into which the 3 absent elector shall enclose his or her marked ballot; and a 4 mailing envelope, into which the absent elector shall then place the secrecy envelope, which shall be addressed to the 5 6 supervisor and also bear on the back side a certificate in substantially the following form: 7 8 9 Note: Please Read Instructions Carefully Before 10 Marking Ballot and Completing Voter's Certificate. VOTER'S CERTIFICATE 11 12 I, ..., do solemnly swear or affirm that I am a 13 qualified and registered voter of .... County, Florida and 14 that I have not and will not vote more than one ballot in this election. I understand that if I commit or attempt to commit 15 any fraud in connection with voting, vote a fraudulent ballot, 16 17 or vote more than once in an election, I can be convicted of a felony of the third degree and fined up to \$5,000 and/or 18 imprisoned for up to 5 years. I also understand that failure 19 20 to sign this certificate and have my signature properly witnessed will invalidate my ballot. I am entitled to vote an 21 absentee ballot for one of the following reasons: 22 23 24 I am unable without another's assistance to attend 1 the polls. 25 26 2. I may not be in the precinct of my residence during 27 the hours the polls are open for voting on election day. 28 3. I am an inspector, a poll worker, a deputy voting 29 machine custodian, a deputy sheriff, a supervisor of 30 elections, or a deputy supervisor who is assigned to a 31 different precinct than that in which I am registered. 61

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1 4. On account of the tenets of my religion, I cannot 2 attend the polls on the day of the general, special, or 3 primary election. 4 5. I have changed my permanent residency to another county in Florida within the time period during which the 5 registration books are closed for the election. I understand б 7 that I am allowed to vote only for national and statewide offices and on statewide issues. 8 6. I have changed my permanent residency to another 9 state and am unable under the laws of such state to vote in 10 the general election. I understand that I am allowed to vote 11 12 only for President and Vice President. 7. I am unable to attend the polls on election day and 13 am voting this ballot in person at the office of, and under 14 15 the supervision of, the county supervisor of elections. 16 17 18 ... (Voter's Signature)... ...(Date)... 19 20 ... (Last four digits of voter's social security number)... Note: Your Signature Must Be Witnessed By Either: 21 a. A Notary or Officer Defined in Item 6.b. of the 22 23 Instruction Sheet. 24 Sworn to (or affirmed) and subscribed before me this 25 26 day of ....., ....(year)..., by ....(name of person 27 making statement).... My commission expires this .... day of 28 29 ...(Signature of Official)... 30 ...(Print, Type, or Stamp Name)... ...(State or Country of Commission)... 31 62

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1 Personally Known ..... OR Produced Identification 2 . . . . . . 3 Type of Identification Produced..... 4 5 <del>OR</del> 6 7 b. One Witness 18 Years of Age or Older as provided in item 8 of the Instruction Sheet, who is a registered voter in 8 9 the State. 10 I swear or affirm that the voter signed this Voter's 11 12 Certificate in my presence and that, unless certified as an absentee ballot coordinator, I have not witnessed more than 5 13 14 ballots for this election. 15 16 WITNESS: 17 18 ...(Signature of Witness)... 19 ...(Printed Name of Witness)... 20 21 ... (Voter I.D. Number of Witness and County of 22 Registration)... 23 24 ...(Address)... 25 ...(City/State)... 26 27 (2) The certificate shall be arranged on the back of 28 the mailing envelope so that the lines for the signatures of the absent elector and the attesting witness are across the 29 30 seal of the envelope; however, no statement shall appear on 31 the envelope which indicates that a signature of the voter or 63 3:53 PM 04/25/01 s1118.ee15.aa

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witness must cross the seal of the envelope. The absent 1 2 elector and the attesting witness shall execute the 3 certificate on the envelope. 4 Section 46. Section 101.65, Florida Statutes, is 5 amended to read: 6 101.65 Instructions to absent electors. -- The 7 supervisor shall enclose with each absentee ballot separate 8 printed instructions in substantially the following form: 9 READ THESE INSTRUCTIONS CAREFULLY BEFORE MARKING BALLOT. 10 1. VERY IMPORTANT. In order to ensure that your 11 12 absentee ballot will be counted, it should be completed and returned as soon as possible so that it can reach the 13 14 supervisor of elections of the county in which your precinct 15 is located no later than 7 p.m. on the day of the election. 16 Mark your ballot in secret as instructed on the 2. 17 ballot. You must mark your own ballot unless you are unable to do so because of blindness, disability, or inability to read 18 19 or write. 20 3. Place your marked ballot in the enclosed secrecy 21 envelope. Insert the secrecy envelope into the enclosed 22 4. mailing envelope which is addressed to the supervisor. 23 24 5. Seal the mailing envelope and completely fill out the Voter's Certificate on the back of the mailing envelope. 25 26 6. VERY IMPORTANT. In order for your absentee ballot 27 to be counted, you must sign your name on the line above 28 (Voter's Signature). 29 7. VERY IMPORTANT. If you are an overseas voter, you 30 must include the date you signed the Voter's Certificate on 31 the line above (Date) or your ballot may not be counted.-64

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place the last four digits of your Social Security number in 1 2 the space provided, and your ballot must be witnessed in 3 either of the following manners: 4 a. One witness, who is a registered voter in the 5 state, must affix his or her signature, printed name, address, voter identification number, and county of registration on the б 7 voter's certificate. Each witness is limited to witnessing 8 five ballots per election unless certified as an absentee 9 ballot coordinator. A candidate may not serve as an attesting 10 witness. 11 b. Any notary or other officer entitled to administer 12 oaths or any Florida supervisor of elections or deputy 13 supervisor of elections, other than a candidate, may serve as an attesting witness. 14 15 8. VERY IMPORTANT. In order for your absentee ballot to be counted, it must include the signature and address of a 16 17 witness 18 years of age or older affixed to the Voter's 18 Certificate. No candidate may serve as an attesting witness. 9.7. Mail, deliver, or have delivered the completed 19 20 mailing envelope. Be sure there is sufficient postage if 21 mailed. 10.8. FELONY NOTICE. It is a felony under Florida law 22 to accept any gift, payment, or gratuity in exchange for your 23 24 vote for a candidate. It is also a felony under Florida law to 25 vote in an election using a false identity or false address, or under any other circumstances making your ballot false or 26 27 fraudulent. Section 47. Section 101.657, Florida Statutes, is 28 29 amended to read: 30 101.657 Voting absentee ballots in person.--(1) Notwithstanding s. 97.021(1), Any qualified and 31 65 3:53 PM 04/25/01

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registered elector who is unable to attend the polls on 1 2 election day may pick up and vote an absentee ballot in person 3 at the office of, and under the supervision of, the supervisor 4 of elections. Before receiving the ballot, the elector must present a Florida driver's license, a Florida identification 5 card issued under s. 322.051, or another form of picture б 7 identification approved by the Department of State. If the 8 elector fails to furnish the required identification, or if the supervisor is in doubt as to the identity of the elector, 9 10 the supervisor must follow the procedure prescribed in s. 101.49. 11 12 (2) As an alternative to the provisions of ss. 101.64-13 101.647, and 101.65, the supervisor of elections may allow an elector to cast an absentee ballot in the main or branch 14 15 office of the supervisor by depositing the voted ballot in a 16 voting device used by the supervisor to collect or tabulate 17 ballots. The results or tabulation may not be made before the 18 close of the polls on election day. (a) (3) The elector must provide picture identification 19 20 and must complete an In-Office Voter Certificate in substantially the following form: 21 22 IN-OFFICE VOTER CERTIFICATE 23 24 25 I, ..., am a qualified elector in this election and registered voter of .... County, Florida. I do solemnly swear 26 27 or affirm that I am the person so listed on the voter registration rolls of .... County and that I reside at the 28 listed address. I understand that if I commit or attempt to 29 30 commit fraud in connection with voting, vote a fraudulent

31 ballot, or vote more than once in an election I could be

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convicted of a felony of the third degree and both fined up to 1 \$5,000 and imprisoned for up to 5 years. I understand that my 2 3 failure to sign this certificate and have my signature 4 witnessed invalidates my ballot. I am entitled to vote an 5 absentee ballot because I am unable to attend the polls on 6 election day. 7 8 9 ...(Voter's Signature)... 10 11 ...(Address)... 12 13 ...(City/State)... 14 15 ... (Name of Witness)... 16 17 ... (Signature of Witness)... 18 19 ... (Type of identification provided)... 20 21 (b) (4) Any elector may challenge an elector seeking to cast an absentee ballot under the provisions of s. 101.111. 22 Any challenged ballot must be placed in a regular absentee 23 24 ballot envelope. The canvassing board shall review the ballot and decide the validity of the ballot by majority vote. 25 26 (c) (c) (5) The canvass of returns for ballots cast under 27 this subsection section shall be substantially the same as 28 votes cast by electors in precincts, as provided in s. 29 101.5614. 30 Section 48. Paragraphs (a) and (c) of subsection (2) 31 of section 101.68, Florida Statutes, are amended to read: 67 3:53 PM 04/25/01 s1118.ee15.aa

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1 101.68 Canvassing of absentee ballot .--2 (2)(a) The county canvassing board may begin the 3 canvassing of absentee ballots at 7 a.m. on the fourth day 4 before the election, but not later than noon on the day following the election. In addition, for any county using 5 electronic tabulating equipment, the processing of absentee 6 7 ballots through such tabulating equipment may also begin at 7 a.m. on the fourth day before the election begin upon the 8 9 opening of the polls on election day. However, 10 notwithstanding any such authorization to begin canvassing or otherwise processing absentee ballots early, no result or 11 12 tabulation of absentee ballots shall be made until after the close of the polls on election day. 13 (c)1. The canvassing board shall, if the supervisor 14 15 has not already done so, compare the signature of the elector on the voter's certificate with the signature of the elector 16 17 in the registration books to see that the elector is duly registered in the county and to determine the legality of that 18 absentee ballot. An absentee ballot shall be considered 19 20 illegal if it does not include the signature and the last four digits of the social security number of the elector, as shown 21 by the registration records, and the signature and address of 22 23 an attesting witness.either: 24 a. The subscription of a notary or officer defined in Item 6.b. of the instruction sheet, or 25 26 b. The signature, printed name, address, voter 27 identification number, and county of registration of one 28 attesting witness, who is a registered voter in the state. 29 30 However, an absentee ballot shall not be considered illegal if 31 the signature of the elector or attesting witness does not 68

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cross the seal of the mailing envelope or if the person 1 2 witnessing the ballot is in violation of s. 104.047(3). If the 3 canvassing board determines that any ballot is illegal, a 4 member of the board shall, without opening the envelope, mark 5 across the face of the envelope: "rejected as illegal." The envelope and the ballot contained therein shall be preserved 6 7 in the manner that official ballots voted are preserved.

If any elector or candidate present believes that 8 2. 9 an absentee ballot is illegal due to a defect apparent on the 10 voter's certificate, he or she may, at any time before the 11 ballot is removed from the envelope, file with the canvassing 12 board a protest against the canvass of that ballot, specifying 13 the precinct, the ballot, and the reason he or she believes 14 the ballot to be illegal. A challenge based upon a defect in 15 the voter's certificate may not be accepted after the ballot 16 has been removed from the mailing envelope.

17 Section 49. Section 104.047, Florida Statutes, is amended to read: 18

19

104.047 Absentee ballots and voting; violations .--

20 (1) Any person who provides or offers to provide, and 21 any person who accepts, a pecuniary or other benefit in exchange for distributing, ordering, requesting, collecting, 22 delivering, or otherwise physically possessing absentee 23 24 ballots, except as provided in ss. 101.6105-101.694, is guilty 25 of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 26

27 Except as provided in s. 101.62 or s. 101.655, any (2) 28 person who requests an absentee ballot on behalf of an elector 29 is guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 30

(3) Any person, other than a notary or other officer 31 69 3:53 PM 04/25/01

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entitled to administer oaths or an absentee ballot coordinator 1 2 as provided by s. 101.685, who witnesses more than five 3 ballots in any single election, is guilty of a misdemeanor of 4 the first degree, punishable as provided in s. 775.082 or s. 5 775.083. (3) (4) Any person who marks or designates a choice on б 7 the ballot of another person, except as provided in s. 101.051, s. 101.655, or s. 101.661, is guilty of a felony of 8 the third degree, punishable as provided in s. 775.082, s. 9 10 775.083, or s. 775.084. 11 (5) Any person who returns more than two absentee 12 ballots to the supervisors of elections in violation of s. 101.647 is quilty of a misdemeanor of the first degree, 13 punishable as provided in s. 775.082 or s. 775.083. 14 15 Section 50. Sections 101.647 and 101.685, Florida 16 Statutes, are repealed. 17 Section 51. Section 98.255, Florida Statutes, is amended to read: 18 (Substantial rewording of section. See 19 s. 98.255, F.S., for present text.) 20 21 98.255 Voter education programs.--(1) By March 1, 2002, the Department of State shall 22 adopt rules prescribing minimum standards for nonpartisan 23 24 voter education. In developing the rules, the department shall review current voter-education programs within each 25 county of the state. The standards shall address, but are not 26 27 limited to, the following subjects: (a) Voter registration; 28 (b) Balloting procedures, absentee and polling place; 29 30 (c) Voter rights and responsibilities; (d) Distribution of sample ballots; and 31

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(e) Public service announcements. 1 2 (2) Each county supervisor shall implement the minimum 3 voter education standards, and shall conduct additional 4 nonpartisan education efforts as necessary to ensure that voters have a working knowledge of the voting process. 5 6 (3)(a) By December 15 of each general election year, 7 each supervisor of elections shall report to the Department of State a detailed description of the voter-education programs 8 implemented and any other information that may be useful in 9 10 evaluating the effectiveness of voter-education efforts. 11 (b) The Department of State, upon receipt of such 12 information, shall prepare a public report on the effectiveness of voter-education programs and shall submit the 13 report to the Governor, the President of the Senate, and the 14 15 Speaker of the House of Representatives by January 31 of each 16 year following a general election. 17 (c) The Department of State shall reexamine the rules 18 adopted pursuant to subsection (1) and consider the findings in the report as a basis for adopting modified rules that 19 incorporate successful voter-education programs and 20 21 techniques, as necessary. 22 Section 52. Section 101.031, Florida Statutes, is 23 amended to read: 24 101.031 Instructions for electors.--25 (1) The Department of State, or in case of municipal elections the governing body of the municipality, shall print, 26 27 in large type on cards, instructions for the electors to use in voting. It shall provide not less than two cards for each 28 voting precinct for each election and furnish such cards to 29 30 each supervisor upon requisition. Each supervisor of 31 elections shall send a sufficient number of these cards to the 71 3:53 PM 04/25/01 s1118.ee15.aa

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precincts prior to an election. The election inspectors shall 1 2 display the cards in the polling places as information for 3 electors. The cards shall contain information about how to 4 vote and such other information as the Department of State may deem necessary. The cards must also include the list of rights 5 6 and responsibilities afforded to Florida voters, as described 7 in subsection (2). (2) The supervisor of elections in each county shall 8 have posted at each polling place in the county the Voter's 9 10 Bill of Rights and Responsibilities in the following form: 11 VOTER'S BILL OF RIGHTS 12 Each registered voter in this state has the right to: 1. Vote and have his or her vote accurately counted. 13 2. Cast a vote if he or she is in line when the polls 14 15 are closing. 16 3. Ask for and receive assistance in voting. 17 4. Receive up to two replacement ballots if he or she 18 makes a mistake prior to the ballot being cast. 19 5. An explanation if his or her registration is in 20 question. 21 6. If his or her registration is in question, cast a 22 provisional ballot. 7. Prove his or her identity by signing an affidavit 23 24 if election officials doubt the voter's identity. 25 8. Written instructions to use when voting, and, upon 26 request, oral instructions in voting from elections officers. 27 9. Vote free from coercion or intimidation by 28 elections officers or any other person. 29 10. Vote on a voting system that is in working 30 condition and that will allow votes to be accurately cast. 31 VOTER RESPONSIBILITIES

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Each registered voter in this state has the 1 2 responsibility to: 3 1. Study and know candidates and issues. 4 2. Keep his or her voter address current. 5 3. Know his or her precinct and its hours of 6 operation. 7 4. Bring proper identification to the polling station. 8 5. Know how to operate voting equipment properly. 6. Treat precinct workers with courtesy. 9 10 7. Respect the privacy of other voters. 11 8. Report problems or violations of election law. 12 9. Ask questions when confused. 13 10. Check his or her completed ballot for accuracy. (3) Nothing in this section shall give rise to a legal 14 15 cause of action. (4) (4) (2) In case any elector, after entering the voting 16 17 booth, shall ask for further instructions concerning the manner of voting, two election officers who are not both 18 members of the same political party, if present, or, if not, 19 two election officers who are members of the same political 20 party, shall give such instructions to such elector, but no 21 officer or person assisting an elector shall in any manner 22 request, suggest, or seek to persuade or induce any elector to 23 24 vote for or against any particular ticket, candidate, 25 amendment, question, or proposition. After giving the elector instructions and before the elector has voted, the officers or 26 27 persons assisting the elector shall retire, and such elector 28 shall vote in secret. Section 53. Subsection (1) of section 101.131, Florida 29 30 Statutes, is amended to read: 31 101.131 Watchers at polls.--

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1	(1) Each political party and each candidate may have
2	one watcher in each polling room at any one time during the
3	election. No watcher shall be permitted to come closer to the
4	officials' table or the voting booths than is reasonably
5	necessary to properly perform his or her functions, but each
6	shall be allowed within the polling room to watch and observe
7	the conduct of electors and officials. The watchers shall
8	furnish their own materials and necessities and shall not
9	obstruct the orderly conduct of any election. Each watcher
10	shall be a qualified and registered elector of the county in
11	which he or she serves. During the elections the officials
12	shall call out the names of electors loudly enough to be heard
13	<del>by the watchers.</del>
14	Section 54. Section 102.014, Florida Statutes, is
15	created to read:
16	102.014 Pollworker recruitment and training
17	(1) The supervisor of elections shall conduct training
18	for inspectors, clerks, and deputy sheriffs prior to each
19	primary, general, and special election for the purpose of
20	instructing such persons in their duties and responsibilities
21	as election officials. A certificate may be issued by the
22	supervisor of elections to each person completing such
23	training. No person shall serve as an inspector, clerk, or
24	deputy sheriff for an election unless such person has
25	completed the training as required. A clerk may not work at
26	the polls unless he or she demonstrates a working knowledge of
27	the laws and procedures relating to voter registration, voting
28	system operation, balloting and polling place procedures, and
29	problem-solving and conflict-resolution skills.
30	(2) A person who has attended previous training
31	conducted within 2 years before the election may be appointed
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by the supervisor to fill a vacancy on election day. If no 1 2 person with prior training is available to fill such vacancy, 3 the supervisor of elections may fill such vacancy in 4 accordance with the provisions of subsection (3) from among 5 persons who have not received the training required by this 6 section. 7 (3) In the case of absence or refusal to act on the part of any inspector or clerk at any precinct on the day of 8 an election, the supervisor shall appoint a replacement who 9 10 meets the qualifications prescribed in section 102.012(2). The inspector or clerk so appointed shall be a member of the 11 12 same political party as the clerk or inspector whom he or she 13 replaces. (4) Each supervisor of elections shall be responsible 14 15 for training inspectors and clerks, subject to the following 16 minimum requirements: 17 (a) Each clerk shall receive four hours of training 18 biannually when not in a general election year, and two hours of training quarterly in each general election year; 19 (b) Each inspector shall receive at least two hours of 20 21 training biannually when not in a general election year, and one hour of training quarterly in each general election year. 22 (c) No clerk shall be entitled to work at the polls 23 24 unless he or she has had a minimum of six hours of training. No inspector shall work at the polls unless he or 25 (d) 26 she has had a minimum of three hours of training. 27 (5) The Department of State shall create a uniform 28 polling place procedures manual and adopt the manual by rule. Each supervisor of elections shall insure that the manual is 29 30 available in hard copy or electronic form in every precinct in 31 the supervisor's jurisdiction on election day. The manual

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shall guide inspectors, clerks, and deputy sheriffs in the 1 proper implementation of election procedures and laws. The 2 3 manual shall be indexed by subject, and written in plain, 4 clear, unambiguous language. The manual shall provide specific examples of common problems encountered at the polls 5 6 on election day, and detail specific procedures for resolving 7 those problems. The manual shall include, without limitation: (a) Regulations governing solicitation by individuals 8 9 and groups at the polling place; 10 (b) Procedures to be followed with respect to voters 11 whose names are not on the precinct register; 12 (c) Proper operation of the voting system; 13 (d) Ballot handling procedures; 14 (e) Procedures governing spoiled ballots; 15 (f) Procedures to be followed after the polls close; 16 (g) Rights of voters at the polls; 17 (h) Procedures for handling emergency situations; 18 (i) Procedures for dealing with irate voters; (j) The handling and processing of provisional 19 20 ballots; and 21 Security procedures. (k) 22 The Department of State shall revise the manual as necessary 23 24 to address new procedures in law or problems encountered by 25 voters and pollworkers at the precincts. (6) State, county, and municipal workers who volunteer 26 27 to serve as clerks and inspectors and whose jobs are not of an 28 emergency nature may work at the polls, as needed, in lieu of 29 their normal work. 30 (7) Supervisors of elections shall work with the 31 business and local community to develop public-private 76

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programs to ensure the recruitment of skilled inspectors and 1 2 clerks. 3 Section 55. Subsections (8) and (9) of section 4 102.012, Florida Statutes, are repealed. 5 Section 56. Subsection (2) of section 102.021, Florida 6 Statutes, is amended to read: 7 102.021 Compensation of inspectors, clerks, and deputy sheriffs.--8 Inspectors and clerks of election and deputy 9 (2) 10 sheriffs serving at the precincts may receive compensation and travel expenses, as provided in s. 112.061, for attending the 11 12 poll worker training required by s. 102.014 102.012(8). Section 57. Subsection (1) of section 97.073, Florida 13 Statutes, is amended to read: 14 15 97.073 Disposition of voter registration applications; 16 cancellation notice .--17 (1) The supervisor must notify each applicant of the disposition of the applicant's voter registration application. 18 The notice must inform the applicant that the application has 19 20 been approved, is incomplete, has been denied, or is a 21 duplicate of a current registration. A registration identification card sent to an applicant constitutes notice of 22 approval of registration. If the application is incomplete, 23 24 the supervisor must request that notice must instruct the 25 applicant supply the missing information in writing and sign a statement that the additional information is true and correct 26 27 to complete another voter registration application, which the supervisor must provide. A notice of denial must inform the 28 29 applicant of the reason the application was denied. 30 Section 58. Subsection (1) of section 98.015, Florida 31 Statutes, is amended to read:

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98.015 Supervisor of elections; election, tenure of 1 2 office, compensation, custody of books, office hours, 3 successor, seal; appointment of deputy supervisors; duties .--4 (1) A supervisor of elections shall be elected in a 5 nonpartisan election in each county at the general election in 6 each year the number of which is a multiple of four for a 7 4-year term commencing on the first Tuesday after the first Monday in January succeeding his or her election. Each 8 9 supervisor shall, before performing any of his or her duties, 10 take the oath prescribed in s. 5, Art. II of the State Constitution. 11 12 Section 59. Subsection (3), paragraph (a) of 13 subsection (4), and paragraph (a) of subsection (5) of section 14 105.031, Florida Statutes, are amended to read: 15 105.031 Qualification; filing fee; candidate's oath; 16 items required to be filed .--17 (3) QUALIFYING FEE.--Each candidate qualifying for election to a judicial office, the office of supervisor of 18 elections, or the office of school board member, except 19 write-in judicial candidates, shall, during the time for 20 21 qualifying, pay to the officer with whom he or she qualifies a qualifying fee, which shall consist of a filing fee and an 22 election assessment, or qualify by the alternative method. The 23 24 amount of the filing fee is 3 percent of the annual salary of the office sought. The amount of the election assessment is 1 25 26 percent of the annual salary of the office sought. The 27 Department of State shall forward all filing fees to the 28 Department of Revenue for deposit in the Elections Commission Trust Fund. The supervisor of elections shall forward all 29 30 filing fees to the Elections Commission Trust Fund. The 31 election assessment shall be deposited into the Elections

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Commission Trust Fund. The annual salary of the office for
 purposes of computing the qualifying fee shall be computed by
 multiplying 12 times the monthly salary authorized for such
 office as of July 1 immediately preceding the first day of
 qualifying. This subsection shall not apply to candidates
 qualifying for retention to judicial office.

7

(4) CANDIDATE'S OATH.--

8 (a) All candidates for <u>the office of supervisor of</u>
9 <u>elections or</u> the office of school board member shall subscribe
10 to the oath as prescribed in s. 99.021.

11

(5) ITEMS REQUIRED TO BE FILED.--

12 (a) In order for a candidate for judicial office, the 13 office of supervisor of elections, or the office of school 14 board member to be qualified, the following items must be 15 received by the filing officer by the end of the qualifying 16 period:

17 1. Except for candidates for retention to judicial office, a properly executed check drawn upon the candidate's 18 campaign account in an amount not less than the fee required 19 by subsection (3) or, in lieu thereof, the copy of the notice 20 21 of obtaining ballot position pursuant to s. 105.035. If a candidate's check is returned by the bank for any reason, the 22 filing officer shall immediately notify the candidate and the 23 24 candidate shall, the end of qualifying notwithstanding, have 48 hours from the time such notification is received, 25 excluding Saturdays, Sundays, and legal holidays, to pay the 26 27 fee with a cashier's check purchased from funds of the 28 campaign account. Failure to pay the fee as provided in this subparagraph shall disqualify the candidate. 29 30 2. The candidate's oath required by subsection (4),

31 which must contain the name of the candidate as it is to

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appear on the ballot; the office sought, including the 1 2 district or group number if applicable; and the signature of 3 the candidate, duly acknowledged. 4 The loyalty oath required by s. 876.05, signed by 3. 5 the candidate and duly acknowledged. The completed form for the appointment of campaign б 4. 7 treasurer and designation of campaign depository, as required by s. 106.021. In addition, each candidate for judicial 8 office, including an incumbent judge, shall file a statement 9 10 with the qualifying officer, within 10 days after filing the appointment of campaign treasurer and designation of campaign 11 12 depository, stating that the candidate has read and 13 understands the requirements of the Florida Code of Judicial 14 Conduct. Such statement shall be in substantially the 15 following form: 16 17 Statement of Candidate for Judicial Office 18 I, ... (name of candidate)..., a judicial candidate, have 19 20 received, read, and understand the requirements of the Florida Code of Judicial Conduct. 21 22 ...(Signature of candidate)... 23 ...(Date)... 24 25 5. The full and public disclosure of financial interests required by s. 8, Art. II of the State Constitution 26 27 or the statement of financial interests required by s. 28 112.3145, whichever is applicable. Section 60. Section 105.035, Florida Statutes, is 29 30 amended to read: 31 105.035 Alternative method of qualifying for certain 80

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1 judicial offices, the office of supervisor of elections, and 2 the office of school board member.--

3 (1) A person seeking to qualify for election to the 4 office of circuit judge or county court judge, the office of 5 supervisor of elections, or the office of school board member 6 may qualify for election to such office by means of the 7 petitioning process prescribed in this section. A person qualifying by this alternative method shall not be required to 8 pay the qualifying fee required by this chapter. A person 9 10 using this petitioning process shall file an oath with the officer before whom the candidate would qualify for the office 11 12 stating that he or she intends to qualify by this alternative method for the office sought. Such oath shall be filed at any 13 time after the first Tuesday after the first Monday in January 14 15 of the year in which the election is held, but prior to the 16 21st day preceding the first day of the qualifying period for 17 the office sought. The form of such oath shall be prescribed by the Division of Elections. No signatures shall be obtained 18 until the person has filed the oath prescribed in this 19 20 subsection.

21 (2) Upon receipt of a written oath from a candidate, the qualifying officer shall provide the candidate with a 22 petition format prescribed by the Division of Elections to be 23 24 used by the candidate to reproduce petitions for circulation. 25 If the candidate is running for an office which will be grouped on the ballot with two or more similar offices to be 26 27 filled at the same election, the candidate's petition must 28 indicate, prior to the obtaining of registered electors' signatures, for which group or district office the candidate 29 30 is running.

31 (3) Each candidate for election to a judicial office, 81 3:53 PM 04/25/01 81118.ee15.aa

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the office of supervisor of elections, or the office of school 1 2 board member shall obtain the signature of a number of 3 qualified electors equal to at least 1 percent of the total 4 number of registered electors of the district, circuit, 5 county, or other geographic entity represented by the office sought as shown by the compilation by the Department of State 6 7 for the last preceding general election. A separate petition shall be circulated for each candidate availing himself or 8 9 herself of the provisions of this section.

10 (4)(a) Each candidate seeking to qualify for election to the office of circuit judge or the office of school board 11 12 member from a multicounty school district pursuant to this 13 section shall file a separate petition from each county from which signatures are sought. Each petition shall be 14 15 submitted, prior to noon of the 21st day preceding the first 16 day of the qualifying period for the office sought, to the 17 supervisor of elections of the county for which such petition was circulated. Each supervisor of elections to whom a 18 petition is submitted shall check the signatures on the 19 20 petition to verify their status as electors of that county and of the geographic area represented by the office sought. Prior 21 to the first date for qualifying, the supervisor shall certify 22 the number shown as registered electors and submit such 23 24 certification to the Division of Elections. The division shall determine whether the required number of signatures has 25 been obtained for the name of the candidate to be placed on 26 27 the ballot and shall notify the candidate. If the required 28 number of signatures has been obtained, the candidate shall, during the time prescribed for qualifying for office, submit a 29 30 copy of such notice and file his or her qualifying papers and 31 oath prescribed in s. 105.031 with the Division of Elections.

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Upon receipt of the copy of such notice and qualifying papers,
 the division shall certify the name of the candidate to the
 appropriate supervisor or supervisors of elections as having
 qualified for the office sought.

5 (b) Each candidate seeking to qualify for election to the office of county court judge, the office of supervisor of 6 7 elections, or the office of school board member from a single county school district pursuant to this section shall submit 8 his or her petition, prior to noon of the 21st day preceding 9 10 the first day of the qualifying period for the office sought, to the supervisor of elections of the county for which such 11 12 petition was circulated. The supervisor shall check the signatures on the petition to verify their status as electors 13 of the county and of the geographic area represented by the 14 15 office sought. Prior to the first date for qualifying, the 16 supervisor shall determine whether the required number of 17 signatures has been obtained for the name of the candidate to be placed on the ballot and shall notify the candidate. If the 18 required number of signatures has been obtained, the candidate 19 20 shall, during the time prescribed for qualifying for office, 21 submit a copy of such notice and file his or her qualifying papers and oath prescribed in s. 105.031 with the qualifying 22 officer. Upon receipt of the copy of such notice and 23 qualifying papers, such candidate shall be entitled to have 24 25 his or her name printed on the ballot. 26 Section 61. Subsection (4) of section 105.041, Florida 27 Statutes, is amended to read: 28 105.041 Form of ballot.--29 (4) WRITE-IN CANDIDATES.--Space shall be made 30 available on the general election ballot for an elector to

30 available on the general election ballot for an elector t 31 write in the name of a write-in candidate for judge of a

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circuit court or county court, supervisor of elections, or 1 2 member of a school board if a candidate has qualified as a 3 write-in candidate for such office pursuant to s. 105.031. 4 This subsection shall not apply to the offices of justices and 5 judges seeking retention. Section 62. Paragraph (a) of subsection (1) of section б 7 105.051, Florida Statutes, is amended to read: 105.051 Determination of election or retention to 8 9 office.--(1) ELECTION. -- In circuits and counties holding 10 elections: 11 12 (a) The name of an unopposed candidate for the office 13 of circuit judge, county court judge, supervisor of elections, 14 or member of a school board shall not appear on any ballot, 15 and such candidate shall be deemed to have voted for himself 16 or herself at the general election. 17 Section 63. Subsection (3) is added to section 105.061, Florida Statutes, to read: 18 105.061 Electors qualified to vote.--19 (3) The election of the supervisor of elections shall 20 21 be by vote of the qualified electors of the county. Section 64. Subsection (1) of section 105.08, Florida 22 Statutes, is amended to read: 23 24 105.08 Campaign contribution and expense; reporting.--25 (1) A candidate for judicial office, the office of 26 supervisor of elections, or the office of school board member 27 may accept contributions and may incur only such expenses as 28 are authorized by law. Each such candidate shall keep an accurate record of his or her contributions and expenses, and 29 30 shall file reports pursuant to chapter 106. 31 Section 65. Sections 100.091 and 100.096, Florida

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Statutes, are repealed. 1 2 Section 66. Subsection (1) of section 97.055, Florida 3 Statutes, is amended to read: 4 97.055 Registration books; when closed for an 5 election.--(1) The registration books must be closed on the 29th б 7 day before each election and must remain closed until after that election. If an election is called and there are fewer 8 than 29 days before that election, the registration books must 9 10 be closed immediately. When the registration books are closed for an election, voter registration and party changes must be 11 12 accepted but only for the purpose of subsequent elections. 13 However, party changes received between the book-closing date of the first primary election and the date of the second 14 15 primary election are not effective until after the second 16 primary election. 17 Section 67. Subsection (3) of section 97.071, Florida Statutes, is amended to read: 18 19 97.071 Registration identification card.--20 (3) In the case of a change of name, address, or party 21 affiliation, the supervisor must issue the voter a new registration identification card. However, a registration 22 23 identification card indicating a party affiliation change made 24 between the book-closing date for the first primary election 25 and the date of the second primary election may not be issued until after the second primary election. 26 27 Section 68. Subsection (3) of section 97.1031, Florida 28 Statutes, is amended to read: 97.1031 Notice of change of residence within the same 29 30 county, change of name, or change of party .--31 (3) When an elector seeks to change party affiliation, 85

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the elector must provide a signed, written notification of 1 2 such intent to the supervisor and obtain a registration 3 identification card reflecting the new party affiliation, 4 subject to the issuance restriction in s. 97.071(3). 5 Section 69. Section 98.081, Florida Statutes, is 6 amended to read: 7 98.081 Names removed from registration books; 8 restrictions on reregistering; recordkeeping; restoration of 9 erroneously or illegally removed names .--10 (1) Any person who requested that his or her name be removed from the registration books between the book-closing 11 12 date of the first primary and the date of the second primary may not register in a different political party until after 13 14 the date of the second primary election. 15 (1) (1) (2) When the name of any elector is removed from the registration books pursuant to s. 98.065, s. 98.075, or s. 16 17 98.093, the elector's original registration form shall be filed alphabetically in the office of the supervisor. As 18 alternatives, registrations removed from the registration 19 books may be microfilmed and such microfilms substituted for 20 21 the original registration forms; or, when voter registration information, including the voter's signature, is maintained 22 digitally or on electronic, magnetic, or optic media, such 23 24 stored information may be substituted for the original registration form. Such microfilms or stored information shall 25 be retained in the custody of the supervisor. In the event the 26 27 original registration forms are microfilmed or maintained 28 digitally or on electronic or other media, such originals may be destroyed in accordance with the schedule approved by the 29 30 Bureau of Archives and Records Management of the Division of 31 Library and Information Services of the department.

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(2) (3) When the name of any elector has been 1 2 erroneously or illegally removed from the registration books, 3 the name of the elector shall be restored by the supervisor 4 upon satisfactory proof, even though the registration period 5 for that election is closed. Section 70. Subsections (1), (2), and (8) of section б 7 99.061, Florida Statutes, are amended to read: 99.061 Method of qualifying for nomination or election 8 to federal, state, county, or district office .--9 10 (1) The provisions of any special act to the contrary notwithstanding, each person seeking to qualify for nomination 11 12 or election to a federal, state, or multicounty district office, other than election to a judicial office as defined in 13 chapter 105 or the office of school board member, shall file 14 15 his or her qualification papers with, and pay the qualifying fee, which shall consist of the filing fee and election 16 17 assessment, and party assessment, if any has been levied, to, the Department of State, or qualify by the alternative method 18 with the Department of State, at any time after noon of the 19 1st day for qualifying, which shall be as follows: the 120th 20 21 day prior to the first primary election, but not later than noon of the 116th day prior to the date of the first primary 22 election, for persons seeking to qualify for nomination or 23 24 election to federal office; and noon of the 50th day prior to the first primary election, but not later than noon of the 25 46th day prior to the date of the first primary election, for 26 27 persons seeking to qualify for nomination or election to a state or multicounty district office. 28 (2) The provisions of any special act to the contrary 29 notwithstanding, each person seeking to qualify for nomination

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31 or election to a county office, or district or special

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district office not covered by subsection (1), shall file his 1 2 or her qualification papers with, and pay the qualifying fee, 3 which shall consist of the filing fee and election assessment, 4 and party assessment, if any has been levied, to, the 5 supervisor of elections of the county, or shall qualify by the 6 alternative method with the supervisor of elections, at any 7 time after noon of the 1st day for qualifying, which shall be 8 the 50th day prior to the first primary election or special district election, but not later than noon of the 46th day 9 10 prior to the date of the first primary election or special district election. However, if a special district election is 11 12 held at the same time as the second primary or general 13 election, qualifying shall be the 50th day prior to the first 14 primary election, but not later than noon of the 46th day 15 prior to the date of the first primary election. Within 30 16 days after the closing of qualifying time, the supervisor of 17 elections shall remit to the secretary of the state executive committee of the political party to which the candidate 18 belongs the amount of the filing fee, two-thirds of which 19 20 shall be used to promote the candidacy of candidates for 21 county offices and the candidacy of members of the 22 Legislature.

(8) Notwithstanding the qualifying period prescribed
by this section, in each year in which the Legislature
apportions the state, the qualifying period for persons
seeking to qualify for nomination or election to federal
office shall be between noon of the 57th day prior to the
first primary election, but not later than noon of the 53rd
day prior to the first primary election.

30 Section 71. Subsections (1), (2), and (4) of section 31 99.063, Florida Statutes, are amended to read:

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1 99.063 Candidates for Governor and Lieutenant 2 Governor.--3 (1) No later than 5 p.m. of the 9th 6th day following 4 the second primary election, each candidate for Governor shall 5 designate a Lieutenant Governor as a running mate. Such 6 designation must be made in writing to the Department of 7 State. 8 (2) No later than 5 p.m. of the 9th 6th day following 9 the second primary election, each designated candidate for 10 Lieutenant Governor shall file with the Department of State: (a) The candidate's oath required by s. 99.021, which 11 12 must contain the name of the candidate as it is to appear on 13 the ballot; the office sought; and the signature of the 14 candidate, duly acknowledged. 15 (b) The loyalty oath required by s. 876.05, signed by 16 the candidate and duly acknowledged. 17 (c) If the office sought is partisan, the written statement of political party affiliation required by s. 18 99.021(1)(b). 19 20 (d) The full and public disclosure of financial 21 interests pursuant to s. 8, Art. II of the State Constitution. In order to have the name of the candidate for 22 (4) Lieutenant Governor printed on the first or second primary 23 24 election ballot, a candidate for Governor participating in the primary must designate the candidate for Lieutenant Governor, 25 and the designated candidate must qualify no later than the 26 27 end of the qualifying period specified in s. 99.061. If the 28 candidate for Lieutenant Governor has not been designated and has not qualified by the end of the qualifying period 29 30 specified in s. 99.061, the phrase "Not Yet Designated" must 31 be included in lieu of the candidate's name on the primary 89

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election ballot ballots and on advance absentee ballots for 1 2 the general election. 3 Section 72. Subsection (1) of section 99.095, Florida 4 Statutes, is amended to read: 5 99.095 Alternative method of qualifying .--6 (1) A person seeking to qualify for nomination to any 7 office may qualify to have his or her name placed on the ballot for the first primary election by means of the 8 9 petitioning process prescribed in this section. A person 10 qualifying by this alternative method shall not be required to 11 pay the qualifying fee or party assessment required by this 12 chapter. A person using this petitioning process shall file 13 an oath with the officer before whom the candidate would qualify for the office stating that he or she intends to 14 15 qualify by this alternative method for the office sought. If 16 the person is running for an office which will be grouped on 17 the ballot with two or more similar offices to be filled at the same election, the candidate must indicate in his or her 18 oath for which group or district office he or she is running. 19 The oath shall be filed at any time after the first Tuesday 20 21 after the first Monday in January of the year in which the first primary election is held, but prior to the 21st day 22 preceding the first day of the qualifying period for the 23 24 office sought. The Department of State shall prescribe the 25 form to be used in administering and filing such oath. No signatures shall be obtained by a candidate on any nominating 26 27 petition until the candidate has filed the oath required in 28 this section. If the person is running for an office which will be grouped on the ballot with two or more similar offices 29 30 to be filled at the same election and the petition does not 31 indicate the group or district office for which the person is

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running, the signatures obtained on such petition will not be
 counted.

3 Section 73. Section 99.103, Florida Statutes, is 4 amended to read:

99.103 Department of State to remit part of filing
fees and party assessments of candidates to state executive
committee.--

(1) If more than three-fourths of the full authorized 8 9 membership of the state executive committee of any party was 10 elected at the last previous election for such members and if such party is declared by the Department of State to have 11 12 recorded on the registration books of the counties, as of the 13 first Tuesday after the first Monday in January prior to the 14 first primary election in general election years, 5 percent of 15 the total registration of such counties when added together, such committee shall receive, for the purpose of meeting its 16 17 expenses, all filing fees collected by the Department of State from its candidates less an amount equal to 15 percent of the 18 filing fees, which amount the Department of State shall 19 20 deposit in the General Revenue Fund of the state.

21 (2) Not later than 20 days after the close of qualifying in even-numbered years, the Department of State 22 shall remit 95 percent of all filing fees, less the amount 23 24 deposited in general revenue pursuant to subsection (1), or 25 party assessments that may have been collected by the 26 department to the respective state executive committees of the 27 parties complying with subsection (1). Party assessments 28 collected by the Department of State shall be remitted to the appropriate state executive committee, irrespective of other 29 30 requirements of this section, provided such committee is duly 31 organized under the provisions of chapter 103. The remainder

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of filing fees or party assessments collected by the 1 2 Department of State shall be remitted to the appropriate state 3 executive committees not later than the date of the first 4 primary election. Section 74. Section 100.061, Florida Statutes, is 5 6 amended to read: 7 100.061 First Primary election.--In each year in which a general election is held, a first primary election for 8 9 nomination of candidates of political parties shall be held on 10 the second Tuesday following the first Monday in September 9 weeks prior to the general election. The Each candidate 11 12 receiving the highest number a majority of the votes cast in 13 each contest in the first primary election shall be declared nominated for such office. If two or more candidates receive 14 15 an equal and highest number of votes for the same office, such candidates shall draw lots to determine who shall receive the 16 17 nomination.A second primary election shall be held as 18 provided by s. 100.091 in every contest in which a candidate does not receive a majority. 19 Section 75. Section 100.081, Florida Statutes, is 20 21 amended to read: 100.081 Conducting primary elections; Nomination of 22 county commissioners at primary election. -- The primary 23 24 election elections shall provide for the nomination of county 25 commissioners by the qualified electors of such county at the time and place set for voting on other county officers. 26 27 Section 76. Paragraph (c) of subsection (1), 28 subsection (3), and paragraph (a) of subsection (4) of section 100.111, Florida Statutes, are amended to read: 29 30 100.111 Filling vacancy.--31 (1)

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(c) If such a vacancy occurs prior to the first 1 2 primary election but on or after the first day set by law for 3 qualifying, the Secretary of State shall set dates for 4 qualifying for the unexpired portion of the term of such 5 office. Any person seeking nomination or election to the 6 unexpired portion of the term shall qualify within the time 7 set by the Secretary of State. If time does not permit party nominations to be made in conjunction with the first and 8 9 second primary election elections, the Governor may call a 10 special primary election, and, if necessary, a second special primary election, to select party nominees for the unexpired 11 12 portion of such term.

(3) Whenever there is a vacancy for which a special 13 14 election is required pursuant to s. 100.101(1)-(4), the 15 Governor, after consultation with the Secretary of State, 16 shall fix the dates date of a special first primary election-17 a special second primary election, and a special election. Nominees of political parties other than minor political 18 parties shall be chosen under the primary laws of this state 19 in the special primary election <del>elections</del> to become candidates 20 21 in the special election. Prior to setting the special election date dates, the Governor shall consider any upcoming 22 elections in the jurisdiction where the special election will 23 24 be held. The dates fixed by the Governor shall be specific days certain and shall not be established by the happening of 25 a condition or stated in the alternative. The dates fixed 26 27 shall provide a minimum of 2 weeks between each election. In the event a vacancy occurs in the office of state senator or 28 member of the House of Representatives when the Legislature is 29 30 in regular legislative session, the minimum times prescribed 31 by this subsection may be waived upon concurrence of the

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Governor, the Speaker of the House of Representatives, and the 1 2 President of the Senate. If a vacancy occurs in the office of 3 state senator and no session of the Legislature is scheduled 4 to be held prior to the next general election, the Governor 5 may fix the dates for the any special primary and for the 6 special election to coincide with the dates of the first and 7 second primary election and general election. If a vacancy in office occurs in any district in the state Senate or House of 8 9 Representatives or in any congressional district, and no 10 session of the Legislature, or session of Congress if the vacancy is in a congressional district, is scheduled to be 11 12 held during the unexpired portion of the term, the Governor is 13 not required to call a special election to fill such vacancy.

(a) The dates for candidates to qualify in such
special election or special primary election shall be fixed by
the Department of State, and candidates shall qualify not
later than noon of the last day so fixed. The dates fixed for
qualifying shall allow a minimum of 14 days between the last
day of qualifying and the special first primary election.

20 (b) The filing of campaign expense statements by 21 candidates in such special elections or special primaries and by committees making contributions or expenditures to 22 influence the results of such special primaries or special 23 24 elections shall be not later than such dates as shall be fixed by the Department of State, and in fixing such dates the 25 Department of State shall take into consideration and be 26 27 governed by the practical time limitations.

(c) The dates for a candidate to qualify by the alternative method in such special primary or special election shall be fixed by the Department of State. In fixing such dates the Department of State shall take into consideration

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1 and be governed by the practical time limitations. Any 2 candidate seeking to qualify by the alternative method in a 3 special primary election shall obtain 25 percent of the 4 signatures required by s. 99.095, s. 99.0955, or s. 99.096, as 5 applicable.

6 (d) The qualifying fees and party assessments of such
7 candidates as may qualify shall be the same as collected for
8 the same office at the last previous primary for that office.
9 The party assessment shall be paid to the appropriate
10 executive committee of the political party to which the
11 candidate belongs.

(e) Each county canvassing board shall make as speedy a return of the result of such <u>special primary elections and</u> special elections <del>and primaries</del> as time will permit, and the Elections Canvassing Commission likewise shall make as speedy a canvass and declaration of the nominees as time will permit.

17 (4)(a) In the event that death, resignation, withdrawal, removal, or any other cause or event should cause 18 a party to have a vacancy in nomination which leaves no 19 candidate for an office from such party, the Governor shall, 20 21 after conferring with the Secretary of State, call a special primary election and, if necessary, a second special primary 22 election to select for such office a nominee of such political 23 24 The dates on which candidates may qualify for such party. special primary election shall be fixed by the Department of 25 State, and the candidates shall qualify no later than noon of 26 27 the last day so fixed. The filing of campaign expense 28 statements by candidates in special primary elections primaries shall not be later than such dates as shall be fixed 29 30 by the Department of State. In fixing such dates, the 31 Department of State shall take into consideration and be

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governed by the practical time limitations. The qualifying 1 2 fees and party assessment of such candidates as may qualify 3 shall be the same as collected for the same office at the last 4 previous primary for that office. Each county canvassing 5 board shall make as speedy a return of the results of such 6 special primary elections primaries as time will permit, and 7 the Elections Canvassing Commission shall likewise make as speedy a canvass and declaration of the nominees as time will 8 9 permit. 10 Section 77. Subsection (2) of section 100.141, Florida 11 Statutes, is amended to read: 12 100.141 Notice of special election to fill any vacancy 13 in office or nomination .--14 (2) The Department of State shall prepare a notice 15 stating what offices and vacancies are to be filled in the 16 special election, the dates date set for the each special 17 primary election and the special election, the dates fixed for 18 qualifying for office, the dates fixed for qualifying by the alternative method, and the dates fixed for filing campaign 19 20 expense statements. 21 Section 78. Subsection (2) of section 101.252, Florida Statutes, is amended to read: 22 101.252 Candidates entitled to have names printed on 23 24 certain ballots; exception .--25 (2) Any candidate for party executive committee member who has qualified as prescribed by law is entitled to have his 26 27 or her name printed on the first primary election ballot. 28 However, when there is only one candidate of any political party qualified for such an office, the name of the candidate 29 30 shall not be printed on the first primary election ballot, and 31 such candidate shall be declared elected to the state or 96

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county executive committee. 1 2 Section 79. Paragraph (a) of subsection (4) of section 3 101.62, Florida Statutes, is amended to read: 4 101.62 Request for absentee ballots.--5 (4)(a) To each absent qualified elector overseas who has requested an absentee ballot, the supervisor of elections 6 7 shall, not fewer than 35 days before the first primary election and not fewer than 45 days before the general 8 election, mail an absentee ballot. Not fewer than 45 days 9 10 before the second primary and general election, the supervisor of elections shall mail an advance absentee ballot to those 11 12 persons requesting ballots for such elections. The advance absentee ballot for the second primary shall be the same as 13 the first primary absentee ballot as to the names of 14 15 candidates, except that for any offices where there are only 16 two candidates, those offices and all political party 17 executive committee offices shall be omitted. Except as provided in s. 99.063(4), the advance absentee ballot for the 18 general election shall be as specified in s. 101.151, except 19 20 that in the case of candidates of political parties where 21 nominations were not made in the first primary, the names of the candidates placing first and second in the first primary 22 election shall be printed on the advance absentee ballot. The 23 24 advance absentee ballot or advance absentee ballot information booklet shall be of a different color for each election and 25 also a different color from the absentee ballots for the first 26 27 primary, second primary, and general election. The supervisor 28 shall mail an advance absentee ballot for the second primary and general election to each qualified absent elector for whom 29 30 a request is received until the absentee ballots are printed. 31 The supervisor shall enclose with the advance second primary 97

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absentee ballot and advance general election absentee ballot 1 2 an explanation stating that the absentee ballot for the 3 election will be mailed as soon as it is printed; and, if both 4 the advance absentee ballot and the absentee ballot for the 5 election are returned in time to be counted, only the absentee 6 ballot will be counted. 7 Section 80. Subsection (7) of section 102.168, Florida Statutes, is amended to read: 8 9 102.168 Contest of election .--10 (7) Any candidate, qualified elector, or taxpayer 11 presenting such a contest to a circuit judge is entitled to an 12 immediate hearing. However, the court in its discretion may 13 limit the time to be consumed in taking testimony, with a view therein to the circumstances of the matter and to the 14 15 proximity of any succeeding primary or other election. 16 Section 81. Subsection (3) and paragraph (b) of 17 subsection (4) of section 103.021, Florida Statutes, are amended to read: 18 103.021 Nomination for presidential 19 electors.--Candidates for presidential electors shall be 20 21 nominated in the following manner: (3) Candidates for President and Vice President with 22 no party affiliation may have their names printed on the 23 24 general election ballots if a petition is signed by 1 percent 25 of the registered electors of this state, as shown by the compilation by the Department of State for the last preceding 26 27 general election. A separate petition from each county for which signatures are solicited shall be submitted to the 28 supervisor of elections of the respective county no later than 29 30 July 15 of each presidential election year. The supervisor 31 shall check the names and, on or before the date of the first

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primary election, shall certify the number shown as registered 1 2 electors of the county. The supervisor shall be paid by the 3 person requesting the certification the cost of checking the 4 petitions as prescribed in s. 99.097. The supervisor shall 5 then forward the certificate to the Department of State which 6 shall determine whether or not the percentage factor required 7 in this section has been met. When the percentage factor required in this section has been met, the Department of State 8 9 shall order the names of the candidates for whom the petition 10 was circulated to be included on the ballot and shall permit the required number of persons to be certified as electors in 11 12 the same manner as party candidates.

13

(4)

(b) A minor party that is not affiliated with a 14 15 national party holding a national convention to nominate candidates for President and Vice President of the United 16 17 States may have the names of its candidates for President and Vice President printed on the general election ballot if a 18 petition is signed by 1 percent of the registered electors of 19 20 this state, as shown by the compilation by the Department of 21 State for the preceding general election. A separate petition from each county for which signatures are solicited shall be 22 submitted to the supervisors of elections of the respective 23 24 county no later than July 15 of each presidential election year. The supervisor shall check the names and, on or before 25 the date of the first primary election, shall certify the 26 27 number shown as registered electors of the county. The 28 supervisor shall be paid by the person requesting the certification the cost of checking the petitions as prescribed 29 30 in s. 99.097. The supervisor shall then forward the 31 certificate to the Department of State, which shall determine

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whether or not the percentage factor required in this section has been met. When the percentage factor required in this section has been met, the Department of State shall order the names of the candidates for whom the petition was circulated to be included on the ballot and shall permit the required number of persons to be certified as electors in the same manner as other party candidates.

8 Section 82. Section 103.022, Florida Statutes, is 9 amended to read:

103.022 Write-in candidates for President and Vice 10 President.--Persons seeking to qualify for election as 11 12 write-in candidates for President and Vice President of the 13 United States may have a blank space provided on the general election ballot for their names to be written in by filing an 14 15 oath with the Department of State at any time after the 57th 16 day, but before noon of the 49th day, prior to the date of the 17 first primary election in the year in which a presidential election is held. The Department of State shall prescribe the 18 form to be used in administering the oath. The candidates 19 20 shall file with the department a certificate naming the required number of persons to serve as electors. 21 Such write-in candidates shall not be entitled to have their names 22 on the ballot. 23

24 Section 83. Subsection (4) of section 103.091, Florida 25 Statutes, is amended to read:

26

103.091 Political parties.--

(4) Any political party other than a minor political
party may by rule provide for the membership of its state or
county executive committee to be elected for 4-year terms at
the first primary election in each year a presidential
election is held. The terms shall commence on the first day

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of the month following each presidential general election; but 1 2 the names of candidates for political party offices shall not 3 be placed on the ballot at any other election. The results of 4 such election shall be determined by a plurality of the votes 5 cast. In such event, electors seeking to qualify for such office shall do so with the Department of State or supervisor б 7 of elections not earlier than noon of the 57th day, or later than noon of the 53rd day, preceding the first primary 8 The outgoing chair of each county executive 9 election. 10 committee shall, within 30 days after the committee members 11 take office, hold an organizational meeting of all newly 12 elected members for the purpose of electing officers. The 13 chair of each state executive committee shall, within 60 days after the committee members take office, hold an 14 15 organizational meeting of all newly elected members for the 16 purpose of electing officers. 17 Section 84. Subsection (1) of section 105.031, Florida Statutes, is amended to read: 18 19 105.031 Qualification; filing fee; candidate's oath; 20 items required to be filed .--21 (1) TIME OF QUALIFYING. -- Except for candidates for judicial office, nonpartisan candidates for multicounty office 22 shall qualify with the Division of Elections of the Department 23 24 of State and nonpartisan candidates for countywide or less than countywide office shall qualify with the supervisor of 25 elections. Candidates for judicial office other than the 26 27 office of county court judge shall qualify with the Division of Elections of the Department of State, and candidates for 28 the office of county court judge shall qualify with the 29 30 supervisor of elections of the county. Candidates shall 31 qualify no earlier than noon of the 50th day, and no later

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than noon of the 46th day, before the first primary election. 1 2 Filing shall be on forms provided for that purpose by the 3 Division of Elections and furnished by the appropriate 4 qualifying officer. Any person seeking to qualify by the 5 alternative method, as set forth in s. 105.035, if the person 6 has submitted the necessary petitions by the required deadline 7 and is notified after the fifth day prior to the last day for qualifying that the required number of signatures has been 8 obtained, shall be entitled to subscribe to the candidate's 9 10 oath and file the qualifying papers at any time within 5 days from the date he or she is notified that the necessary number 11 12 of signatures has been obtained. Any person other than a 13 write-in candidate who qualifies within the time prescribed in this subsection shall be entitled to have his or her name 14 15 printed on the ballot. 16 Section 85. Subsection (1) and paragraph (b) of 17 subsection (2) of section 105.041, Florida Statutes, are amended to read: 18 19 105.041 Form of ballot.--(1) BALLOTS.--The names of candidates for nonpartisan 20 21 judicial office and candidates for the office of school board member which appear on the ballot at the first primary 22 election shall either be grouped together on a separate 23 24 portion of the ballot or on a separate ballot. The names of 25 candidates for election to nonpartisan judicial office and candidates for the office of school board member which appear 26 27 on the ballot at the general election and the names of 28 justices and judges seeking retention to office shall be grouped together on a separate portion of the general election 29 30 ballot. 31

(2) LISTING OF CANDIDATES.--

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(b)1. The names of candidates for the office of 1 2 circuit judge shall be listed on the first primary election 3 ballot in the order determined by lot conducted by the 4 director of the Division of Elections of the Department of State after the close of the qualifying period. 5 6 2. Candidates who have secured a position on the 7 general election ballot, after having survived elimination at the first primary election, shall have their names listed in 8 the same order as on the first primary election ballot, 9 10 notwithstanding the elimination of any intervening names as a 11 result of the first primary election. 12 Section 86. Paragraph (b) of subsection (1) of section 105.051, Florida Statutes, is amended to read: 13 105.051 Determination of election or retention to 14 15 office.--16 (1) ELECTION. -- In circuits and counties holding 17 elections: (b) If two or more candidates, neither of whom is a 18 write-in candidate, qualify for such an office, the names of 19 20 those candidates shall be placed on the ballot at the first 21 primary election. If any candidate for such office receives a majority of the votes cast for such office in the first 22 primary election, the name of the candidate who receives such 23 24 majority shall not appear on any other ballot unless a write-in candidate has qualified for such office. An 25 unopposed candidate shall be deemed to have voted for himself 26 or herself at the general election. If no candidate for such 27 28 office receives a majority of the votes cast for such office in the first primary election, the names of the two candidates 29 30 receiving the highest number of votes for such office shall be 31 placed on the general election ballot. If more than two

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candidates receive an equal and highest number of votes, the 1 2 name of each candidate receiving an equal and highest number 3 of votes shall be placed on the general election ballot. In 4 any contest in which there is a tie for second place and the 5 candidate placing first did not receive a majority of the 6 votes cast for such office, the name of the candidate placing 7 first and the name of each candidate tying for second shall be placed on the general election ballot. 8

9 Section 87. Paragraphs (a) and (b) of subsection (1) 10 of section 106.07, Florida Statutes, are amended to read: 11

106.07 Reports; certification and filing .--

12 (1) Each campaign treasurer designated by a candidate or political committee pursuant to s. 106.021 shall file 13 14 regular reports of all contributions received, and all 15 expenditures made, by or on behalf of such candidate or political committee. Reports shall be filed on the 10th day 16 17 following the end of each calendar quarter from the time the campaign treasurer is appointed, except that, if the 10th day 18 following the end of a calendar quarter occurs on a Saturday, 19 20 Sunday, or legal holiday, the report shall be filed on the 21 next following day which is not a Saturday, Sunday, or legal holiday. Quarterly reports shall include all contributions 22 received and expenditures made during the calendar quarter 23 24 which have not otherwise been reported pursuant to this section. 25

Except as provided in paragraph (b), following the 26 (a) 27 last day of qualifying for office, the reports shall be filed 28 on the 32nd, 18th, and 4th days immediately preceding the first primary election and on the 46th, 32nd, 18th, and 4th 29 30 days immediately preceding the second primary and general 31 election, for a candidate who is opposed in seeking nomination

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or election to any office, for a political committee, or for a 1 2 committee of continuous existence. 3 (b) Following the last day of qualifying for office, 4 any statewide candidate who has requested to receive 5 contributions from the Election Campaign Financing Trust Fund 6 or any statewide candidate in a race with a candidate who has 7 requested to receive contributions from the trust fund shall file reports on the 4th, 11th, 18th, 25th, and 32nd days prior 8 to the first primary election and general elections, and on 9 the 4th, 11th, 18th, and 25th, 32nd, 39th, 46th, and 53rd days 10 11 prior to the general election second primary. 12 Section 88. Paragraph (c) of subsection (1) of section 106.08, Florida Statutes, is amended to read: 13 14 106.08 Contributions; limitations on .--15 (1)(c) The contribution limits of this subsection apply 16 17 to each election. For purposes of this subsection, the first primary election, second primary, and the general election are 18 separate elections so long as the candidate is not an 19 20 unopposed candidate as defined in s. 106.011(15). However, 21 for the purpose of contribution limits with respect to candidates for retention as a justice or judge, there is only 22 one election, which is the general election. With respect to 23 24 candidates in a circuit holding an election for circuit judge 25 or in a county holding an election for county court judge, there are only two elections, which are the first primary 26 27 election and general election. Section 89. Subsection (1) of section 106.29, Florida 28 Statutes, is amended to read: 29 30 106.29 Reports by political parties; restrictions on 31 contributions and expenditures; penalties.--

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The state executive committee and each county 1 (1)2 executive committee of each political party regulated by chapter 103 shall file regular reports of all contributions 3 4 received and all expenditures made by such committee. Such reports shall contain the same information as do reports 5 required of candidates by s. 106.07 and shall be filed on the 6 7 10th day following the end of each calendar quarter, except that, during the period from the last day for candidate 8 qualifying until the general election, such reports shall be 9 filed on the Friday immediately preceding both the first 10 primary election, the second primary election, and the general 11 12 election. Each state executive committee shall file the original and one copy of its reports with the Division of 13 14 Elections. Each county executive committee shall file its 15 reports with the supervisor of elections in the county in which such committee exists. Any state or county executive 16 17 committee failing to file a report on the designated due date shall be subject to a fine as provided in subsection (3). No 18 19 separate fine shall be assessed for failure to file a copy of 20 any report required by this section. 21 Section 90. Subsection (6) is added to section 236.25, Florida Statutes, to read: 22 23 236.25 District school tax.--24 (6) In addition to the maximum millage levied under 25 this section and the General Appropriations Act, a school 26 district may levy, by local referendum or in a general 27 election, additional millage for school operational purposes 28 up to an amount that, when combined with nonvoted millage levied under this section, does not exceed the 10-mill limit 29 30 established in s. 9(b), Art. VII of the State Constitution. Any such levy shall be for a maximum of 4 years and shall be 31 106

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counted as part of the 10-mill limit established in s. 9(b), 1 2 Art. VII of the State Constitution. Millage elections 3 conducted under the authority granted pursuant to this section 4 are subject to ss. 236.31 and 236.32. Funds generated by such 5 additional millage do not become a part of the calculation of 6 the Florida Education Finance Program total potential funds in 7 2001-2002 or any subsequent year and must not be incorporated in the calculation of any hold-harmless or other component of 8 9 the Florida Education Finance Program formula in any year. 10 Section 91. Section 236.31, Florida Statutes, is 11 amended to read: 12 236.31 District millage elections.--13 (1) The school board, pursuant to resolution adopted at a regular meeting, shall direct the county commissioners to 14 15 call an election at which the electors within the school 16 districts may approve an ad valorem tax millage as authorized 17 in s. 9, Art. VII of the State Constitution. Such election may be held at any time, except that not more than one such 18 election shall be held during any 12-month period. Any 19 20 millage so authorized shall be levied for a period not in 21 excess of 2 years or until changed by another millage election, whichever is the earlier. In the event any such 22 election is invalidated by a court of competent jurisdiction, 23 24 such invalidated election shall be considered not to have been held. 25 The school board, pursuant to resolution adopted 26 (2) 27 at a regular meeting, shall direct the county commissioners to 28 call an election at which the electors within the school 29 district may approve an ad valorem tax millage as authorized 30 under s. 236.25(6). Such election may be held at any time, except that not more than one such election shall be held 31 107 3:53 PM 04/25/01 s1118.ee15.aa

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during any 12-month period. Any millage so authorized shall be 1 2 levied for a period not in excess of 4 years or until changed 3 by another millage election, whichever is earlier. If any such 4 election is invalidated by a court of competent jurisdiction, such invalidated election shall be considered not to have been 5 6 held. 7 Section 92. Section 236.32, Florida Statutes, is amended to read: 8 9 (Substantial rewording of section. See 10 s. 236.32, F.S., for present text.) 11 236.32 Procedures for holding and conducting school 12 district millage elections. --(1) HOLDING ELECTIONS.--All school district millage 13 elections shall be held and conducted in the manner prescribed 14 15 by law for holding general elections, except as provided in 16 this chapter. 17 (2) FORM OF BALLOT.--18 (a) The school board may propose a single millage or two millages, with one for operating expenses and another for 19 a local capital improvement reserve fund. When two millage 20 21 figures are proposed, each millage must be voted on 22 separately. (b) The school board shall provide the wording of the 23 24 substance of the measure and the ballot title in the resolution calling for the election. The wording of the 25 26 ballot must conform to the provisions of s. 101.161. 27 (3) QUALIFICATION OF ELECTORS.--All qualified electors 28 of the school district are entitled to vote in the election to set the school tax district millage levy. 29 30 (4) RESULTS OF ELECTION. -- When the school board proposes one tax levy for operating expenses and another for 31 108 3:53 PM 04/25/01 s1118.ee15.aa
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the local capital improvement reserve fund, the results shall 1 be considered separately. The tax levy shall be levied only 2 3 in case a majority of the electors participating in the 4 election vote in favor of the proposed special millage. 5 (5) EXPENSES OF ELECTION. -- The cost of the publication 6 of the notice of the election and all expenses of the election 7 in the school district shall be paid by the school board. Section 93. Subsection (5) of section 106.141, Florida 8 9 Statutes, is amended to read: 10 106.141 Disposition of surplus funds by candidates.--(5) A candidate elected to office or a candidate who 11 12 will be elected to office by virtue of his or her being 13 unopposed may, in addition to the disposition methods provided in subsection (4), transfer from the campaign account to an 14 15 office account any amount of the funds on deposit in such 16 campaign account up to: 17 (a) Ten thousand dollars, for a candidate for statewide office. The Governor and Lieutenant Governor shall 18 be considered separate candidates for the purpose of this 19 20 section. 21 (b) Five thousand dollars, for a candidate for multicounty office. 22 (c) Five thousand Two thousand five hundred dollars 23 24 multiplied by the number of years in the term of office for which elected, for a candidate for legislative office. 25 26 (d) One thousand dollars multiplied by the number of 27 years in the term of office for which elected, for a candidate 28 for county office or for a candidate in any election conducted on less than a countywide basis. 29 30 (e) Six thousand dollars, for a candidate for 31 retention as a justice of the Supreme Court.

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Three thousand dollars, for a candidate for 1 (f) retention as a judge of a district court of appeal. 2 3 (g) One thousand five hundred dollars, for a candidate 4 for county court judge or circuit judge. 5 6 The office account established pursuant to this subsection 7 shall be separate from any personal or other account. Any funds so transferred by a candidate shall be used only for 8 9 legitimate expenses in connection with the candidate's public 10 office. Such expenses may include travel expenses incurred by the officer or a staff member, personal taxes payable on 11 12 office account funds by the candidate or elected public 13 official, or expenses incurred in the operation of his or her office, including the employment of additional staff. The 14 15 funds may be deposited in a savings account; however, all deposits, withdrawals, and interest earned thereon shall be 16 17 reported at the appropriate reporting period. If a candidate is reelected to office or elected to another office and has 18 funds remaining in his or her office account, he or she may 19 transfer surplus campaign funds to the office account. 20 At no 21 time may the funds in the office account exceed the limitation imposed by this subsection. Upon leaving public office, any 22 person who has funds in an office account pursuant to this 23 24 subsection remaining on deposit shall give such funds to a charitable organization or organizations which meet the 25 requirements of s. 501(c)(3) of the Internal Revenue Code or, 26 27 in the case of a state officer, to the state to be deposited in the General Revenue Fund or, in the case of an officer of a 28 political subdivision, to the political subdivision to be 29 30 deposited in the general fund thereof. Section 94. Subsection (3) of section 106.15, Florida 31

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Statutes, is amended to read: 1 2 106.15 Certain acts prohibited.--3 (3) A No candidate may not shall, in the furtherance 4 of his or her candidacy for nomination or election to public office in any election, use the services of any officer or 5 6 employee of the government state during working hours. 7 Section 95. Effective upon the effective date of the amendment to the State Constitution proposed in Senate Joint 8 Resolution 434 or another amendment to the State Constitution 9 that authorizes, or removes impediments to, the enactment of 10 this section by the Legislature, paragraph (b) of subsection 11 12 (2) of section 97.041, Florida Statutes, is amended to read: 97.041 Qualifications to register or vote .--13 (2) The following persons, who might be otherwise 14 15 qualified, are not entitled to register or vote: 16 (b) A person who has been convicted of any felony by 17 any court of record; however, such a person's right to 18 register or vote is automatically restored by operation of law, for persons convicted of a forcible felony as defined in 19 20 s. 776.08, 5 years after completion and satisfaction of all 21 sentences imposed upon such person or, for all other felons, 1 year after completion and satisfaction of all sentences 22 imposed upon such person. For the purposes of this paragraph, 23 24 'completion and satisfaction of all sentences" occurs when a person is released from incarceration upon expiration of 25 26 sentence and has paid all court costs and court-ordered 27 restitution and has achieved or completed all other 28 nonmonetary terms and conditions of the sentence or subsequent 29 supervision or, if the person has not been incarcerated for 30 the felony offense, has paid all court costs and court-ordered restitution and has achieved or completed all nonmonetary 31

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terms and conditions of community supervision imposed by a 1 2 court and who has not had his or her right to vote restored 3 pursuant to law. If a majority of the Board of Executive 4 Clemency objects before the automatic restoration of the right to register or vote, such rights shall be restored only upon 5 6 application to, and approval by, the Board of Executive 7 Clemency. Section 96. Effective upon the effective date of the 8 9 amendment to the State Constitution proposed in Senate Joint Resolution 434 or another amendment to the State Constitution 10 that authorizes, or removes impediments to, the enactment of 11 12 this section by the Legislature, subsection (2) of section 97.052, Florida Statutes, is amended to read: 13 14 97.052 Uniform statewide voter registration 15 application.--16 (2) The uniform statewide voter registration 17 application must be designed to elicit the following information from the applicant: 18 19 (a) Full name. (b) Date of birth. 20 (c) Address of legal residence. 21 (d) Mailing address, if different. 22 (e) County of legal residence. 23 24 (f) Address of property for which the applicant has 25 been granted a homestead exemption, if any. 26 (g) Race or ethnicity that best describes the 27 applicant: 28 1. American Indian or Alaskan Native. 2. Asian or Pacific Islander. 29 30 3. Black, not Hispanic. 31 4. White, not Hispanic. 112

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1 5. Hispanic. 2 (h) Sex. 3 (i) Party affiliation. 4 (j) Whether the applicant needs assistance in voting. 5 (k) Name and address where last registered. 6 (1) Last four digits of the applicant's social 7 security number. (m) Florida driver's license number or the 8 9 identification number from a Florida identification card issued under s. 322.051. 10 (n) Telephone number (optional). 11 12 (o) Signature of applicant under penalty for false swearing pursuant to s. 104.011, by which the person 13 14 subscribes to the oath required by s. 3, Art. VI of the State 15 Constitution and s. 97.051, and swears or affirms that the 16 information contained in the registration application is true. 17 (p) Whether the application is being used for initial registration, to update a voter registration record, or to 18 request a replacement registration identification card. 19 20 (q) Whether the applicant is a citizen of the United 21 States. That the applicant has not been convicted of a 22 (r) felony or, if convicted, has had his or her voting civil 23 24 rights restored. 25 (s) That the applicant has not been adjudicated mentally incapacitated with respect to voting or, if so 26 27 adjudicated, has had his or her right to vote restored. 28 29 The registration form must be in plain language and designed 30 so that convicted felons whose voting civil rights have been 31 restored and persons who have been adjudicated mentally

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incapacitated and have had their voting rights restored are 1 2 not required to reveal their prior conviction or adjudication. 3 Section 97. Effective upon the effective date of the 4 amendment to the State Constitution proposed in Senate Joint Resolution 434 or another amendment to the State Constitution 5 6 that authorizes, or removes impediments to, the enactment of 7 this section by the Legislature, paragraph (a) of subsection 8 (5) of section 97.053, Florida Statutes, is amended to read: 97.053 Acceptance of voter registration 9 10 applications.--11 (5)(a) A voter registration application is complete if 12 it contains: 13 1. The applicant's name. 14 2. The applicant's legal residence address. 15 3. The applicant's date of birth. 16 An indication that the applicant is a citizen of 4. 17 the United States. The last four digits of the applicant's social 18 5. security number. 19 20 6. An indication that the applicant has not been 21 convicted of a felony or that, if convicted, has had his or 22 her voting civil rights restored. 7. An indication that the applicant has not been 23 24 adjudicated mentally incapacitated with respect to voting or 25 that, if so adjudicated, has had his or her right to vote 26 restored. 27 Signature of the applicant swearing or affirming 8. under the penalty for false swearing pursuant to s. 104.011 28 29 that the information contained in the registration application 30 is true and subscribing to the oath required by s. 3, Art. VI 31 of the State Constitution and s. 97.051.

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1	Section 98. (1) Effective July 1, 2001, the sum of \$2
2	million is appropriated from the General Revenue Fund to the
3	Department of State for the purpose of providing a statewide
4	voter registration database. From the funds appropriated, the
5	department may contract with the Florida Association of Court
6	Clerks to analyze, design, develop, operate, and maintain a
7	statewide, on-line voter registration database and associated
8	web site, to be available statewide by June 1, 2002. The
9	database shall contain voter registration information from
10	each of the 67 supervisors of elections in this state, and
11	shall be accessible through an Internet web site. The system
12	shall provide functionality for ensuring that the database is
13	updated on a daily basis to determine if a registered voter is
14	ineligible to vote for any of the following reasons,
15	including, but not limited to:
16	(a) The voter is deceased;
17	(b) The voter has been convicted of a felony and has
18	not had his or her civil rights restored; or
19	(c) The voter has been adjudicated mentally
20	incompetent and his or her mental capacity with respect to
21	voting has not been restored.
22	
23	The database shall also allow for duplicate voter
24	registrations to be identified.
25	(2) The Department of State shall not contract with
26	any private entity other than the Florida Association of Court
27	Clerks for the operation or maintenance of the statewide voter
28	registration database.
29	(3) To the maximum extent feasible, state and local
30	government entities shall facilitate provision of information
31	and access to data to the Florida Association of Court Clerks
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in order to compare information in the statewide voter 1 2 registration database with available information in other 3 computer databases, including, but not limited to, databases 4 that contain reliable criminal records and records of deceased persons. State and local governmental agencies that provide 5 6 such data shall do so without charge if the direct cost 7 incurred by those agencies is not significant. (4) The Division of Elections shall provide written 8 quarterly progress reports on each phase of development of the 9 10 voter registration database to the President of the Senate and 11 the Speaker of the House of Representatives beginning July 1, 12 2001, and continuing until the database is fully implemented. Section 99. Effective June 30, 2001, section 98.0975, 13 Florida Statutes, is repealed. 14 15 Section 100. (1) There is appropriated from the General Revenue Fund to the Division of Elections of the 16 17 Department of State the sum of \$5,949,375 in fiscal year 18 2001-2002 to be distributed to the counties to fund comprehensive voter education programs and to train 19 pollworkers as provided in this act. The Division shall 20 divide the total amount of funds appropriated by the total 21 number of registered voters in the state for the 2000 General 22 Election to establish a funding level per individual voter. 23 24 Each county shall receive an amount equal to the funding level per individual voter multiplied by the number of registered 25 voters in the county, as certified by the Department of State 26 27 for the 2000 General Election. (2) No later than December 15, 2002, each county shall 28 provide a report to the Division of Elections on how the funds 29 30 provided in this section were used, the specific education and 31 training programs implemented in the county, and their 116

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effectiveness. The Division shall report to the Governor, the 1 President of the Senate, and the Speaker of the House of 2 3 Representatives by January 31, 2003, on the results of the 4 voter education and pollworker training programs used in the 5 state. 6 Section 101. Funds provided in the 2001-2002 General 7 Appropriations Act for Voting Systems Assistance shall be appropriated to the Division of Elections, Department of 8 State, to be distributed to the counties to implement the 9 10 provisions of this act in the following manner: (1) Counties having a population of 75,000 or fewer 11 12 based on the 2000 census shall receive a total of \$7,500 per precinct based on the number of precincts as certified by the 13 Department of State for the 2000 General Election, to be 14 15 distributed in two equal installments on July 1, 2001, and July 1, 2002. 16 17 (2) All other counties shall receive a total of \$3,750 18 per precinct based on the number of precincts as certified by the Department of State for the 2000 General Election, to be 19 20 distributed in two equal installments on July 1, 2001, and 21 July 1, 2002. Section 102. Except as otherwise provided herein, this 22 act shall take effect January 1, 2002. 23 24 25 26 27 And the title is amended as follows: 28 Delete everything before the enacting clause 29 30 and insert: 31 An act relating to elections; creating the 117 3:53 PM 04/25/01 s1118.ee15.aa

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1	Florida Election Reform Act of 2001; amending
2	s. 97.021, F.S.; revising definitions; amending
3	ss. 98.471, 100.341, 100.361, F.S.; removing
4	provisions relating to voting systems that use
5	voting machines or paper ballots; amending s.
6	101.015, F.S.; requiring the Division of
7	Elections to review the voting systems
8	certification standards to ensure that new
9	technologies are available and appropriately
10	certified for use; amending s. 101.151, F.S.;
11	modifying specifications for ballots; requiring
12	the Department of State to adopt rules
13	prescribing uniform ballots; amending ss.
14	101.21, 101.24, 101.292, 101.341, 101.43,
15	101.49, 101.58, 101.71, 101.75, 104.30, 138.05,
16	F.S.; removing provisions relating to voting
17	machines and updating references, to conform;
18	amending s. 101.5603, F.S.; deleting references
19	to punchcard marking and voting devices;
20	amending s. 101.5604, F.S.; providing for the
21	use of precinct tabulation electronic or
22	electromechanical voting systems in each
23	county; amending s. 101.5606, F.S.; providing
24	additional requirements for electronic and
25	electromechanical voting systems; prohibiting
26	the use of punchcard voting systems; amending
27	s. 101.5614, F.S.; removing references to
28	canvassing returns at central or regional
29	locations, to conform; creating s. 101.595,
30	F.S.; requiring supervisors of elections and
31	the Department of State to report on overvotes
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1	and undervotes following the general election;
2	amending s. 103.101, F.S., relating to the form
3	of the presidential preference primary, to
4	conform; amending s. 582.18, F.S., relating to
5	the election of district supervisors;
6	conforming a cross-reference; repealing ss.
7	100.071, 101.141, 101.181, 101.191, 101.251,
8	101.5609, F.S., relating to the specification
9	and form of ballots, to conform; repealing ss.
10	101.011, 101.27, 101.28, 101.29, 101.32,
11	101.33, 101.34, 101.35, 101.36, 101.37, 101.38,
12	101.39, 101.40, 101.445, 101.45, 101.46,
13	101.47, 101.54, 101.55, 101.56, 102.012(7),
14	F.S., relating to voting machines, to conform;
15	amending s. 97.021, F.S.; revising the
16	definitions of the terms "absent elector" and
17	"primary election"; providing additional
18	definitions; creating s. 101.048, F.S.;
19	providing procedures for voting and counting
20	provisional ballots; amending s. 101.045, F.S.;
21	requiring verification of an elector's
22	eligibility if the elector's name is not on the
23	precinct register; amending s. 101.5614, F.S.;
24	providing for the return of provisional ballots
25	to the supervisor of elections; providing for
26	the canvass of provisional ballots; clarifying
27	the standard for counting votes on spoiled
28	ballots; amending s. 101.69, F.S.; allowing a
29	voter who has requested an absentee ballot and
30	who decides to vote at the polls on election
31	day to vote a provisional ballot, if the
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1	absentee ballot is not returned; amending s.
2	102.111, F.S.; changing the composition of the
3	Elections Canvassing Commission; revising
4	deadlines for county returns; amending s.
5	102.112, F.S.; revising deadlines for
6	certification of election results; requiring
7	the acceptance of late-filed election returns
8	in certain circumstances; increasing the fine
9	for filing late-filed election returns;
10	amending s. 102.141, F.S.; requiring the county
11	canvassing board to provide public notice of
12	time and place of the canvass of provisional
13	ballots; modifying deadlines for submitting
14	unofficial returns; revising requirements for
15	an automatic machine recount; amending s.
16	102.166, F.S.; substantially modifying
17	standards and procedures for manual recounts;
18	amending s. 102.168, F.S.; revising the grounds
19	for an election contest; creating s. 102.135,
20	F.S.; prohibiting a member of the Elections
21	Canvassing Commission or a member of the county
22	canvassing board from rendering a post-election
23	decision that may affect the outcome of any
24	race in which the member publicly endorsed or
25	solicited contributions; creating s. 97.0555,
26	F.S.; providing for registration of certain
27	military and overseas persons; requiring the
28	Department of State to adopt rules specifying
29	eligibility; creating s. 101.6951, F.S.;
30	providing for a state write-in absentee ballot
31	for overseas voters; creating s. 101.6952,

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1	F.S.; providing for absentee ballots for
2	overseas voters; creating s. 101.697, F.S.;
3	providing for absentee ballot requests and
4	voting via electronic transmission by overseas
5	voters under certain circumstances; creating s.
6	101.698, F.S.; authorizing the Elections
7	Canvassing Commission to adopt emergency rules
8	during crises to facilitate absentee voting;
9	amending s. 101.62, F.S.; modifying information
10	on absentee ballot requests; amending s.
11	101.64, F.S.; modifying absentee ballot
12	certificates; amending s. 101.65, F.S.;
13	modifying instructions to absent electors;
14	amending s. 101.657, F.S., relating to voting
15	absentee ballots; conforming provisions;
16	amending s. 101.68, F.S.; modifying information
17	that must be included on an absentee ballot;
18	authorizing the processing of absentee ballots
19	through tabulations for a specified period
20	before the election; amending s. 104.047, F.S.;
21	deleting a prohibition against persons
22	witnessing more than five ballots in an
23	election and a prohibition against returning
24	more than two ballots in an election, and the
25	penalties therefor; repealing ss. 101.647,
26	101.685, F.S., relating to returning absentee
27	ballots and absentee ballot coordinators;
28	amending s. 98.255, F.S.; providing for voter
29	education; amending s. 101.031, F.S.; providing
30	for a Voter's Bill of Rights and
31	Responsibilities; providing responsibilities of
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Amendment No. \_\_\_\_ Barcode 831888

1	supervisors of elections; amending s. 101.131,
2	F.S.; eliminating a requirement to call out
3	names of voters; creating s. 102.014, F.S.;
4	providing for pollworker recruitment and
5	training; repealing s. 102.012(8) and (9),
6	relating to pollworker training, to conform;
7	amending s. 102.021, F.S.; to correct a
8	cross-reference; amending s. 97.073, F.S.;
9	revising procedures to be followed when a voter
10	registration application is incomplete;
11	amending s. 98.015, F.S.; providing for the
12	nonpartisan election of supervisors of
13	elections; amending s. 105.031, F.S.; requiring
14	candidates for supervisor of elections to pay a
15	qualifying fee, subscribe to an oath, and file
16	certain items in order to qualify for election;
17	amending s. 105.035, F.S.; providing
18	alternative procedures for candidates for
19	supervisor of elections to qualify for
20	election; amending s. 105.041, F.S.; providing
21	for the form of the ballot for candidates for
22	supervisor of elections; providing for write-in
23	candidates for supervisor of elections;
24	amending s. 105.051, F.S.; providing for
25	determination of election to office of
26	candidates for supervisor of elections;
27	amending s. 105.061, F.S.; providing that
28	supervisors of elections are to be elected by
29	vote of the qualified electors of the county;
30	amending s. 105.08, F.S.; providing
31	requirements for candidates for supervisor of
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1	elections with respect to campaign
2	contributions and expenses and their reporting;
3	repealing s. 100.091, F.S., to eliminate the
4	second primary election; repealing s. 100.096,
5	F.S., relating to the holding of special
б	elections in conjunction with the second
7	primary election, to conform; amending ss.
8	97.055, 97.071, 97.1031, 98.081, F.S., relating
9	to restrictions on changing party affiliation
10	between primary elections, to conform; amending
11	ss. 99.061, 99.095, F.S., relating to
12	qualifying for nomination or election to
13	office, to conform; amending s. 99.063, F.S.;
14	adjusting the date to designate a Lieutenant
15	Governor running mate, to conform; amending ss.
16	99.103, 100.061, 100.081, 100.111, 100.141,
17	101.252, 101.62, 102.168, 103.021, 103.022,
18	103.091, 105.031, 105.041, 105.051, 106.07,
19	106.08, 106.29, F.S.; revising references, to
20	conform to the elimination of the second
21	primary election; amending s. 236.25, F.S.;
22	allowing certain school districts to levy, by
23	referendum, additional district school taxes;
24	providing limitations on the uses of the
25	resulting revenues; amending s. 236.31, F.S.;
26	providing for millage elections pursuant to s.
27	236.25, F.S.; amending s. 236.32, F.S.;
28	revising the procedures for conducting school
29	district millage elections; amending s.
30	106.141, F.S.; increasing the amount that may
31	be transferred to an office account; amending
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Amendment No. \_\_\_\_ Barcode 831888

1 s. 106.15, F.S.; expanding prohibition against	
s. 100.15, r.s., expanding promotion against	
2 candidates using state employees' services	
3 during working hours to include all government	
4 employees; amending s. 97.041, F.S.; providing	
5 for automatic restoration of former felons'	
6 right to vote following completion and	
7 satisfaction of sentence of incarceration and	
8 community supervision; providing conditions on	
9 such automatic restoration; amending ss.	
10 97.052, 97.053, F.S., to conform; providing an	
11 appropriation for the design of a statewide	
12 voter registration database; providing	
13 requirements for the database; repealing s.	
14 98.0975, F.S., relating to the central voter	
15 file maintained by the Division of Elections;	
16 providing an appropriation for voter education	
and pollworker training; providing for the	
18 appropriation from the General Appropriations	
19 Act to be used to implement the provisions of	
20 the act; providing effective dates.	
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