$\qquad$ (for drafter's use only)


Amendment No. $\qquad$ (for drafter's use only)

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s. 98.017.
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    Section 51. Section 98.017, Florida Statutes, is
    created to read:
98.017 Supervisors of elections; restrictions on
political activity.--
(1) (a) A supervisor of elections, as a nonpartisan
officer, shall not:
1. Act as a leader or hold an office in a political
organization.
2. Publicly endorse or publicly oppose any candidate
for public office or any ballot issue.
3. Make speeches on behalf of a political
organization.
4. Solicit funds for, pay an assessment to, or make a
contribution to a political organization or candidate, or
purchase tickets for political party dinners or other
functions.
5. Accept funds for or from any candidate or political
organization.
(b) For purposes of this section, "political
organization" means any political committee, committee of
continuous existence, or political party and includes any
other entity engaging in partisan political activity on behalf
of any candidate or ballot issue.
(2) The Commission on Ethics shall have all duties and powers provided in s. 112.322 to investigate violations of this section.
(3) Violation of any provision of this section may be punished as provided in s. 112.317, and the Attorney General may bring a civil action to recover any civil penalty assessed by the Commission on Ethics as provided in s. 112.317(2).
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            Section 52. Subsection (4) of section 101.141, Florida
Statutes, is amended to read:
    101.141 Specifications for primary election
ballot.--In counties in which voting machines are not used,
and in other counties for use as absentee ballots not designed
for tabulation by an electronic or electromechanical voting
system, the primary election ballot shall conform to the
following specifications:
(4) The ballot shall have the headings, under which appear the names of the offices and the candidates for the respective offices alphabetically arranged as to surnames, in the following order: the heading "Congressional" and thereunder the offices of United States Senator and Representative in Congress; the heading "State" and thereunder the offices of Governor and Lieutenant Governor, Secretary of State, Attorney General, Comptroller, Treasurer, Commissioner of Education, Commissioner of Agriculture, state attorney, and public defender; the heading "Legislative" and thereunder the offices of state senator and state representative; the heading "County" and thereunder clerk of the circuit court, clerk of the county court (when authorized by law), sheriff, property appraiser, tax collector, and district superintendent of schools, and supervisor of elections. Thereafter follows: members of the board of county commissioners, and such other county and district offices as are involved in the primary election, in the order fixed by the Department of State, followed, in the years of their election, by "Party offices," and thereunder the offices of state and county party executive committee members. Immediately following the name of each office on the ballot shall be printed, "Vote for One." When more than one candidate is to be nominated for office, the
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candidates for such office shall qualify and run in a group or district. The group or district number shall be printed beneath the name of the office. The names of candidates in the respective group or district shall be arranged thereunder in alphabetical order as to surnames, and following the group or district number there shall be printed the words, "Vote for One." The name of the office shall be printed over each numbered group or district and each numbered group or district shall be clearly separated from the next numbered group or district, the same as in the case of single offices. When two or more candidates running for the same office have the same or similar surname and one candidate is currently holding that office, the word "Incumbent" shall be printed next to the incumbent's name. If in any primary election all the offices as above set forth are not involved, those offices to be filled shall be arranged on the ballot in the order named.

Section 53. Paragraph (a) of subsection (3) of section 101.151, Florida Statutes, is amended to read:
101.151 Specifications for general election ballot.--In counties in which voting machines are not used, and in other counties for use as absentee ballots not designed for tabulation by an electronic or electromechanical voting system, the general election ballot shall conform to the following specifications:
(3) (a) Beneath the caption and preceding the names of candidates shall be the following words: "To vote for a candidate whose name is printed on the ballot, place a cross (X) mark in the blank space at the right of the name of the candidate for whom you desire to vote. To vote for a write-in candidate, write the name of the candidate in the blank space provided for that purpose." The ballot shall have headings

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under which shall appear the names of the offices and names of duly nominated candidates for the respective offices in the following order: the heading "Electors for President and Vice President" and thereunder the names of the candidates for President and Vice President of the United States nominated by the political party which received the highest vote for Governor in the last general election of the Governor in this state, above which shall appear the name of said party. Then shall appear the names of other candidates for President and Vice President of the United States who have been properly nominated. Votes cast for write-in candidates for President and Vice President shall be counted as votes cast for the presidential electors supporting such candidates. Then shall follow the heading "Congressional" and thereunder the offices of United States Senator and Representative in Congress; then the heading "State" and thereunder the offices of Governor and Lieutenant Governor, Secretary of State, Attorney General, Comptroller, Treasurer, Commissioner of Education, Commissioner of Agriculture, state attorney, and public defender, together with the names of the candidates for each office and the title of the office which they seek; then the heading "Legislative" and thereunder the offices of state senator and state representative; then the heading "County" and thereunder clerk of the circuit court, clerk of the county court (when authorized by law), sheriff, property appraiser, tax collector, and district superintendent of schools, and supervisor of elections. Thereafter follows: members of the board of county commissioners, and such other county offices as are involved in the general election, in the order fixed by the Department of State. When a write-in candidate has qualified for any office, a subheading "Write-in Candidate for

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...(name of office)..." shall be provided followed by a blank space in which to write the name of the candidate. With respect to write-in candidates, if two or more candidates are seeking election to one office, only one blank space shall be provided.

Section 54. Subsection (3), paragraph (a) of subsection (4), and paragraph (a) of subsection (5) of section 105.031, Florida Statutes, are amended to read:
105.031 Qualification; filing fee; candidate's oath; items required to be filed.--
(3) QUALIFYING FEE.--Each candidate qualifying for election to a judicial office, the office of supervisor of elections, or the office of school board member, except write-in judicial candidates, shall, during the time for qualifying, pay to the officer with whom he or she qualifies a qualifying fee, which shall consist of a filing fee and an election assessment, or qualify by the alternative method. The amount of the filing fee is 3 percent of the annual salary of the office sought. The amount of the election assessment is 1 percent of the annual salary of the office sought. The Department of state shall forward all filing fees to the Department of Revenue for deposit in the Elections Commission Trust Fund. The supervisor of elections shall forward all filing fees to the Elections Commission Trust Fund. The election assessment shall be deposited into the Elections 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.

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(4) CANDIDATE'S OATH.--
(a) All candidates for the office of supervisor of elections or the office of school board member shall subscribe to the oath as prescribed in s. 99.021.
(5) ITEMS REQUIRED TO BE FILED.--
(a) In order for a candidate for judicial office, the office of supervisor of elections,or the office of school board member to be qualified, the following items must be received by the filing officer by the end of the qualifying period:

1. Except for candidates for retention to judicial office, a properly executed check drawn upon the candidate's campaign account in an amount not less than the fee required by subsection (3) or, in lieu thereof, the copy of the notice of obtaining ballot position pursuant to s. 105.035. If a candidate's check is returned by the bank for any reason, the filing officer shall immediately notify the candidate and the candidate shall, the end of qualifying notwithstanding, have 48 hours from the time such notification is received, excluding Saturdays, Sundays, and legal holidays, to pay the fee with a cashier's check purchased from funds of the campaign account. Failure to pay the fee as provided in this subparagraph shall disqualify the candidate.
2. The candidate's oath required by subsection (4), which must contain the name of the candidate as it is to appear on the ballot; the office sought, including the district or group number if applicable; and the signature of the candidate, duly acknowledged.
3. The loyalty oath required by s. 876.05, signed by the candidate and duly acknowledged.
4. The completed form for the appointment of campaign 7

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treasurer and designation of campaign depository, as required by s. 106.021. In addition, each candidate for judicial office, including an incumbent judge, shall file a statement with the qualifying officer, within 10 days after filing the appointment of campaign treasurer and designation of campaign depository, stating that the candidate has read and understands the requirements of the Florida Code of Judicial Conduct. Such statement shall be in substantially the following form:

Statement of Candidate for Judicial Office

I, ...(name of candidate)..., a judicial candidate, have received, read, and understand the requirements of the Florida Code of Judicial Conduct.
...(Signature of candidate)... ...(Date)...
5. The full and public disclosure of financial interests required by s. 8, Art. II of the State Constitution or the statement of financial interests required by s. 112.3145, whichever is applicable.

Section 55. Section 105.035, Florida Statutes, is amended to read:
105.035 Alternative method of qualifying for certain judicial offices, the office of supervisor of elections, and the office of school board member.--
(1) A person seeking to qualify for election to the office of circuit judge or county court judge, the office of supervisor of elections, or the office of school board member may qualify for election to such office by means of the 8

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petitioning process prescribed in this section. A person qualifying by this alternative method shall not be required to pay the qualifying fee required by this chapter. A person using this petitioning process shall file an oath with the officer before whom the candidate would qualify for the office stating that he or she intends to qualify by this alternative method for the office sought. Such oath shall be filed at any time after the first Tuesday after the first Monday in January of the year in which the election is held, but prior to the 21st day preceding the first day of the qualifying period for the office sought. The form of such oath shall be prescribed by the Division of Elections. No signatures shall be obtained until the person has filed the oath prescribed in this subsection.
(2) Upon receipt of a written oath from a candidate, the qualifying officer shall provide the candidate with a petition format prescribed by the Division of Elections to be used by the candidate to reproduce petitions for circulation. If the candidate is running for an office which will be grouped on the ballot with two or more similar offices to be filled at the same election, the candidate's petition must indicate, prior to the obtaining of registered electors' signatures, for which group or district office the candidate is running.
(3) Each candidate for election to a judicial office, the office of supervisor of elections, or the office of school board member shall obtain the signature of a number of qualified electors equal to at least 1 percent of the total number of registered electors of the district, circuit, county, or other geographic entity represented by the office sought as shown by the compilation by the Department of State

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for the last preceding general election. A separate petition shall be circulated for each candidate availing himself or herself of the provisions of this section.
(4) (a) Each candidate seeking to qualify for election to the office of circuit judge or the office of school board member from a multicounty school district pursuant to this section shall file a separate petition from each county from which signatures are sought. Each petition shall be submitted, prior to noon of the 21 st day preceding the first day of the qualifying period for the office sought, to the supervisor of elections of the county for which such petition was circulated. Each supervisor of elections to whom a petition is submitted shall check the signatures on the petition to verify their status as electors of that county and of the geographic area represented by the office sought. Prior to the first date for qualifying, the supervisor shall certify the number shown as registered electors and submit such certification to the Division of Elections. The division shall determine whether the required number of signatures has been obtained for the name of the candidate to be placed on the ballot and shall notify the candidate. If the required number of signatures has been obtained, the candidate shall, during the time prescribed for qualifying for office, submit a copy of such notice and file his or her qualifying papers and oath prescribed in s. 105.031 with the Division of Elections. 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.
(b) Each candidate seeking to qualify for election to the office of county court judge, the office of supervisor of 10

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elections,or the office of school board member from a single county school district pursuant to this section shall submit his or her petition, prior to noon of the 21 st day preceding the first day of the qualifying period for the office sought, to the supervisor of elections of the county for which such petition was circulated. The supervisor shall check the signatures on the petition to verify their status as electors of the county and of the geographic area represented by the office sought. Prior to the first date for qualifying, the supervisor shall determine whether the required number of signatures has been obtained for the name of the candidate to be placed on the ballot and shall notify the candidate. If the required number of signatures has been obtained, the candidate shall, during the time prescribed for qualifying for office, submit a copy of such notice and file his or her qualifying papers and oath prescribed in s. 105.031 with the qualifying officer. Upon receipt of the copy of such notice and qualifying papers, such candidate shall be entitled to have his or her name printed on the ballot.

Section 56. Subsections (1) and (4) of section 105.041, Florida Statutes, are amended to read:
105.041 Form of ballot.--
(1) BALLOTS.--The names of candidates for judicial office, candidates for the office of supervisor of elections, and candidates for the office of school board member which appear on the ballot at the first primary election shall either be grouped together on a separate portion of the ballot or on a separate ballot. The names of candidates for election to judicial office, candidates for the office of supervisor of elections, and candidates for the office of school board member which appear on the ballot at the general election and

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the names of justices and judges seeking retention to office
shall be grouped together on a separate portion of the general
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election ballot.
(4) WRITE-IN CANDIDATES.--Space shall be made available on the general election ballot for an elector to write in the name of a write-in candidate for judge of a circuit court or county court, supervisor of elections,or member of a school board if a candidate has qualified as a write-in candidate for such office pursuant to s. 105.031. This subsection shall not apply to the offices of justices and judges seeking retention.

Section 57. Paragraph (a) of subsection (1) of section 105.051, Florida Statutes, is amended to read:
105.051 Determination of election or retention to office.--
(1) ELECTION.--In circuits and counties holding elections:
(a) The name of an unopposed candidate for the office of circuit judge, county court judge, supervisor of elections, or member of a school board shall not appear on any ballot, and such candidate shall be deemed to have voted for himself or herself at the general election.

Section 58. Subsection (3) is added to section 105.061, Florida Statutes, to read:
105.061 Electors qualified to vote.--
(3) The election of the supervisor of elections shall be by vote of the qualified electors of the county.

Section 59. Section 105.071, Florida Statutes, is amended to read:
105.071 Candidates for judicial office or the office of supervisor of elections; limitations on political

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activity.--A candidate for judicial office or the office of supervisor of elections shall not:
(1) Participate in any partisan political party activities, except that such candidate may register to vote as a member of any political party and may vote in any party primary for candidates for nomination of the party in which she or he is registered to vote.
(2) Campaign as a member of any political party.
(3) Publicly represent or advertise herself or himself as a member of any political party.
(4) Publicly endorse or oppose any candidate or ballot issue.
(5) Make political speeches other than in the candidate's own behalf.
(6) Make contributions to any candidate, political committee, committee of continuous existence, or political party functs.
(7) Accept contributions for or from any candidate, political committee, committee of continuous existence, or political party.
(8) Solicit contributions for any candidate, political committee, committee of continuous existence, or political party.
(9) Accept or retain a place on any political party committee.
(10) Make any contribution to any person, group, or organization for its endorsement to judicial office or the office of supervisor of elections.
(11) Agree to pay all or any part of any advertisement sponsored by any person, group, or organization wherein the candidate may be endorsed for judicial office or the office of 13

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supervisor of elections by any such person, group, or organization.

A candidate for judicial office or retention therein who violates the provisions of this section is liable for a civil fine of up to $\$ 1,000$ to be determined by the Florida Elections Commission. A candidate for the office of supervisor of elections who violates any provision of this section is liable for a civil fine of up to $\$ 5,000$ for each violation, to be determined by the Florida Elections Commission.

Section 60. Subsection (1) of section 105.08, Florida Statutes, is amended to read:
105.08 Campaign contribution and expense; reporting.--
(1) A candidate for judicial office, the office of supervisor of elections,or the office of school board member may accept contributions and may incur only such expenses as are authorized by law. Each such candidate shall keep an accurate record of his or her contributions and expenses, and shall file reports pursuant to chapter 106.

Section 61. Section 105.09, Florida Statutes, is amended to read:
105.09 Political activity in behalf of a candidate for judicial office or the office of supervisor of elections limited.--
(1) No political party or partisan political organization shall endorse, support, or assist any candidate in a campaign for election to judicial office or the office of supervisor of elections.
(2) Any person who knowingly, in an individual capacity or as an officer of an organization, violates the provisions of this section commits is guilty of a misdemeanor 14

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of the second degree, punishable as provided in s. 775.082 or s. 775.083.

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================== T I T L E A M E N D M E N T ==================
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And the title is amended as follows:
On page 5, line 2 ,
after the semicolon, insert:
amending s. 98.015, F.S.; providing that the
supervisor of elections is a nonpartisan
officer subject to certain restrictions on
political activity; providing for the
nonpartisan election of supervisors of
elections; creating s. 98.017, F.S.; providing
restrictions on the political activity of
supervisors of elections; providing a
definition; authorizing the Commission on
Ethics to investigate violations of such
restrictions; providing penalties; amending ss.
101.141 and 101.151, F.S., relating to ballot
format, to conform; amending s. 105.031, F.S.;
requiring candidates for supervisor of
elections to pay a qualifying fee, subscribe to
an oath, and file certain items to qualify;
amending s. 105.035, F.S.; providing procedures
for candidates for supervisor of elections to
qualify by the alternative method; amending s.
105.041, F.S.; providing for the form of the
ballot for candidates for supervisor of
elections; providing for write-in candidates
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    for supervisor of elections; amending s.
    105.051, F.S.; providing for determination of
    election to office of candidates for supervisor
    of elections; amending s. 105.061, F.S.;
    providing that supervisors of elections shall
    be elected by vote of the qualified electors of
    the county; amending s. 105.071, F.S.;
    providing limitations on political activity of
    candidates for supervisor of elections;
    providing penalties; amending s. 105.08, F.S.;
    providing requirements for candidates for
    supervisor of elections with respect to
    campaign contributions and expenses and their
    reporting; amending s. 105.09, F.S.;
    prohibiting certain political activity on
    behalf of a candidate for supervisor of
    elections; providing penalties;
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