1	A bill to be entitled
2	An act relating to elections; providing a short
3	title; amending s. 106.011, F.S.; redefining
4	the terms "political committee,"
5	"contribution," "expenditure," "independent
6	expenditure," "communications media," and
7	"political advertisement"; defining the term
8	"electioneering communication"; amending s.
9	106.04, F.S.; modifying contribution reporting
10	requirements for committees of continuous
11	existence; modifying prohibitions on activities
12	of committees of continuous existence; amending
13	s. 106.071, F.S.; establishing reporting
14	requirements for certain individuals making
15	electioneering communications; modifying
16	sponsorship disclaimer requirements for
17	independent expenditures; creating an
18	exemption; deleting a limitation on
19	contributions to fund independent expenditures;
20	amending s. 106.143, F.S.; modifying
21	sponsorship disclaimer requirements for
22	political advertisements; amending s. 106.1437,
23	F.S.; creating exemptions to disclaimer
24	requirements for certain public policy
25	advertisements; creating s. 106.1439, F.S.;
26	creating disclaimer requirements for
27	electioneering communications; providing
28	penalties; repealing s. 106.148, F.S., relating
29	to sponsorship disclaimer requirements for
30	certain computer messages; amending s. 97.021,
31	F.S.; defining the term "early voting";

amending s. 101.015, F.S.; requiring 2 supervisors of elections to include written 3 procedures for early voting in their accuracy and security procedures and to submit any 4 5 revisions to those security procedures within a 6 specified period before early voting commences; 7 amending s. 101.5612, F.S.; providing for 8 testing of tabulating equipment prior to 9 commencement of early voting and notice thereof; amending s. 101.5613, F.S.; specifying 10 the person responsible for examination of 11 equipment for purposes of early voting; 12 13 amending s. 101.657, F.S.; authorizing and 14 providing requirements for early voting; providing for designation of certain facilities 15 as early voting sites; amending s. 106.021, 16 F.S.; providing exceptions to a prohibition 17 18 against making certain contributions or expenditures in connection with a campaign or 19 activities of a political committee; 20 authorizing reimbursement of expenses incurred 21 22 in connection with a campaign or activities of 23 a political committee; requiring disclosure of 24 the names and addresses of persons reimbursed from a campaign account; providing for 25 retroactive operation; amending s. 106.023, 26 F.S.; providing that the execution and filing 27 28 of the statement of candidate does not in and 29 of itself create a presumption that a violation of ch. 106 or ch. 104, F.S., is a willful 30 violation; amending s. 106.04, F.S.; reducing 31

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the fine for late filing of campaign finance reports by committees of continuous existence for the first 3 days; providing for deposit of fine proceeds into the General Revenue Fund; amending s. 106.07, F.S.; revising requirements for filing campaign reports; revising requirements with respect to timely filing of mailed reports; requiring the reporting of the primary purposes of certain expenditures made indirectly through a campaign treasurer for certain goods and services; expanding grounds for appealing or disputing a fine; requiring the Florida Elections Commission to consider mitigating and aggravating circumstances in determining the amount of a fine, if any, to be waived for late-filed reports; providing for deposit of certain fine proceeds into the General Revenue Fund; limiting investigation of alleged late filing violations; providing for electronic filing of reports; allowing electronic receipts to be used as proof of filing; creating s. 106.0705, F.S.; providing for electronic filing of campaign finance reports; providing standards and guidelines; providing penalties; providing for adoption of rules; amending s. 106.141, F.S.; increasing the amount of surplus funds a candidate for the Florida Senate can turn back to a political party; providing for deposit into the General Revenue Fund of reimbursed election assessments; amending s. 106.25, F.S.;

restricting the alleged violations the
commission may investigate to those
specifically contained within a sworn
complaint; providing restrictions on subsequent
complaints based on the same facts or
allegations as a prior complaint; authorizing
respondents and complainants and their counsels
to attend hearings at which probable cause is
determined; requiring prior notice; permitting
a brief oral statement; specifying bases for
determining probable cause; amending s.
106.265, F.S.; providing liability of
complainants for costs and reasonable
attorney's fees under certain circumstances;
providing for civil actions to collect such
costs and fees; amending s. 106.29, F.S.;
providing that the proceeds of funds assessed
against political parties for the late filing
of reports shall be deposited into the General
Revenue Fund; providing for determination of
fine for electronically filed campaign finance
reports; providing for severability; providing
effective dates.
Be It Enacted by the Legislature of the State of Florida:
Section 1. This act may be cited as the "Florida
Advertising Campaign Exposure Act."
Section 2. Section 106.011, Florida Statutes, is
amended to read:

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106.011 Definitions. -- As used in this chapter, the following terms have the following meanings unless the context clearly indicates otherwise:

- (1)(a) "Political committee" means:
- 1. A combination of two or more individuals, or a person other than an individual, that, in an aggregate amount in excess of \$500 during a single calendar year:
- a. Accepts contributions for the purpose of making contributions to any candidate, political committee, committee of continuous existence, or political party;
- b. Accepts contributions for the purpose of expressly advocating the election or defeat of a candidate or the passage or defeat of an issue;
- c. Makes expenditures that expressly advocate the election or defeat of a candidate or the passage or defeat of an issue; or
- d. Makes contributions to a common fund, other than a joint checking account between spouses, from which contributions are made to any candidate, political committee, committee of continuous existence, or political party:
- 2. The sponsor of a proposed constitutional amendment by initiative who intends to seek the signatures of registered electors.
- (b) Notwithstanding paragraph (a), the following entities are not considered political committees for purposes of this chapter:
- 1. Organizations which are certified by the Department of State as committees of continuous existence pursuant to s. 106.04, national political parties, and the state and county executive committees of political parties regulated by chapter 31 103.

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- 2. Corporations regulated by chapter 607 or chapter 617 or other business entities formed for purposes other than to support or oppose issues or candidates, if their political activities are limited to contributions to candidates, political parties, or political committees or expenditures in support of or opposition to an issue from corporate or business funds and if no contributions are received by such corporations or business entities.
- 3. Organizations whose activities are limited to making expenditures for electioneering communications or accepting contributions for the purpose of making electioneering communications; however, such organizations shall be required to register and report contributions, including those received from committees of continuous existence, and expenditures in the same manner, at the same time, subject to the same penalties, and with the same filing officer as a political committee supporting or opposing a candidate or issue contained in the electioneering communication. If any such organization would be required to register and report with more than one filing officer, the organization shall register and report solely with the Division of Elections.
- (2) "Committee of continuous existence" means any group, organization, association, or other such entity which is certified pursuant to the provisions of s. 106.04.
 - (3) "Contribution" means:
- (a) A gift, subscription, conveyance, deposit, loan, payment, or distribution of money or anything of value, including contributions in kind having an attributable monetary value in any form, made for the purpose of

influencing the results of an election or making an electioneering communication.

- (b) A transfer of funds between political committees, between committees of continuous existence, or between a political committee and a committee of continuous existence.
- (c) The payment, by any person other than a candidate or political committee, of compensation for the personal services of another person which are rendered to a candidate or political committee without charge to the candidate or committee for such services.
- (d) The transfer of funds by a campaign treasurer or deputy campaign treasurer between a primary depository and a separate interest-bearing account or certificate of deposit, and the term includes any interest earned on such account or certificate.

Notwithstanding the foregoing meanings of "contribution," the word shall not be construed to include services, including, but not limited to, legal and accounting services, provided without compensation by individuals volunteering a portion or all of their time on behalf of a candidate or political committee. This definition shall not be construed to include editorial endorsements.

(4)(a) "Expenditure" means a purchase, payment, distribution, loan, advance, transfer of funds by a campaign treasurer or deputy campaign treasurer between a primary depository and a separate interest-bearing account or certificate of deposit, or gift of money or anything of value made for the purpose of influencing the results of an election or making an electioneering communication. However,

31 "expenditure" does not include a purchase, payment,

expenditure does not include a parchase, payment

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distribution, loan, advance, or gift of money or anything of value made for the purpose of influencing the results of an election when made by an organization, in existence prior to the time during which a candidate qualifies or an issue is placed on the ballot for that election, for the purpose of printing or distributing such organization's newsletter, containing a statement by such organization in support of or opposition to a candidate or issue, which newsletter is distributed only to members of such organization.

- (b) As used in this chapter, an "expenditure" for an electioneering communication is made when the earliest of the following occurs:
- A person executes a contract for applicable goods or services;
- 2. A person makes payment, in whole or in part, for applicable goods or services; or
- 3. The electioneering communication is publicly disseminated.
- (5)(a) "Independent expenditure" means an expenditure by a person for the purpose of expressly advocating the election or defeat of a candidate or the approval or rejection of an issue, which expenditure is not controlled by, coordinated with, or made upon consultation with, any candidate, political committee, or agent of such candidate or committee. An expenditure for such purpose by a person having a contract with the candidate, political committee, or agent of such candidate or committee in a given election period shall not be deemed an independent expenditure.
- (b) An expenditure for the purpose of expressly advocating the election or defeat of a candidate which is made 31 by the national, state, or county executive committee of a

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political party, including any subordinate committee of a national, state, or county committee of a political party, or by any political committee or committee of continuous existence, or any other person, shall not be considered an independent expenditure if the committee or person:

- 1. Communicates with the candidate, the candidate's campaign, or an agent of the candidate acting on behalf of the candidate, including any pollster, media consultant, advertising agency, vendor, advisor, or staff member, concerning the preparation of, use of, or payment for, the specific expenditure or advertising campaign at issue; or
- 2. Makes a payment in cooperation, consultation, or concert with, at the request or suggestion of, or pursuant to any general or particular understanding with the candidate, the candidate's campaign, a political committee supporting the candidate, or an agent of the candidate relating to the specific expenditure or advertising campaign at issue; or
- 3. Makes a payment for the dissemination, distribution, or republication, in whole or in part, of any broadcast or any written, graphic, or other form of campaign material prepared by the candidate, the candidate's campaign, or an agent of the candidate, including any pollster, media consultant, advertising agency, vendor, advisor, or staff member; or
- 4. Makes a payment based on information about the candidate's plans, projects, or needs communicated to a member of the committee or person by the candidate or an agent of the candidate, provided the committee or person uses the information in any way, in whole or in part, either directly or indirectly, to design, prepare, or pay for the specific 31 expenditure or advertising campaign at issue; or

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- 5. After the last day of qualifying for statewide or legislative office, consults about the candidate's plans, projects, or needs in connection with the candidate's pursuit of election to office and the information is used in any way to plan, create, design, or prepare an independent expenditure or advertising campaign, with:
- a. Any officer, director, employee, or agent of a national, state, or county executive committee of a political party that has made or intends to make expenditures in connection with or contributions to the candidate; or
- b. Any person whose professional services have been retained by a national, state, or county executive committee of a political party that has made or intends to make expenditures in connection with or contributions to the candidate; or
- 6. After the last day of qualifying for statewide or legislative office, retains the professional services of any person also providing those services to the candidate in connection with the candidate's pursuit of election to office; or
- 7. Arranges, coordinates, or directs the expenditure, in any way, with the candidate or an agent of the candidate.
- (6) "Election" means any primary election, special primary election, general election, special election, or municipal election held in this state for the purpose of nominating or electing candidates to public office, choosing delegates to the national nominating conventions of political parties, or submitting an issue to the electors for their approval or rejection.
- (7) "Issue" means any proposition which is required by 31 the State Constitution, by law or resolution of the

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Legislature, or by the charter, ordinance, or resolution of any political subdivision of this state to be submitted to the electors for their approval or rejection at an election, or any proposition for which a petition is circulated in order to have such proposition placed on the ballot at any election.

- (8) "Person" means an individual or a corporation, association, firm, partnership, joint venture, joint stock company, club, organization, estate, trust, business trust, syndicate, or other combination of individuals having collective capacity. The term includes a political party, political committee, or committee of continuous existence.
- (9) "Campaign treasurer" means an individual appointed by a candidate or political committee as provided in this chapter.
- (10) "Public office" means any state, county, municipal, or school or other district office or position which is filled by vote of the electors.
- (11) "Campaign fund raiser" means any affair held to raise funds to be used in a campaign for public office.
- (12) "Division" means the Division of Elections of the Department of State.
- (13) "Communications media" means broadcasting stations, newspapers, magazines, outdoor advertising facilities, printers, direct mailing companies, advertising agencies, the Internet, and telephone companies; but with respect to telephones, an expenditure shall be deemed to be an expenditure for the use of communications media only if made for the costs of telephones, paid telephonists, or automatic telephone equipment to be used by a candidate or a political committee to communicate with potential voters but excluding 31 any costs of telephones incurred by a volunteer for use of

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telephones by such volunteer; however, with respect to the Internet, an expenditure shall be deemed an expenditure for use of communications media only if made for the cost of creating or disseminating a message on a computer information system accessible by more than one person but excluding internal communications of a campaign or of any group.

- (14) "Filing officer" means the person before whom a candidate qualifies, the agency or officer with whom a political committee registers, or the agency by whom a committee of continuous existence is certified.
- (15) "Unopposed candidate" means a candidate for nomination or election to an office who, after the last day on which any person, including a write-in candidate, may qualify, is without opposition in the election at which the office is to be filled or who is without such opposition after such date as a result of any primary election or of withdrawal by other candidates seeking the same office. A candidate is not an unopposed candidate if there is a vacancy to be filled under s. 100.111(4), if there is a legal proceeding pending regarding the right to a ballot position for the office sought by the candidate, or if the candidate is seeking retention as a justice or judge.
- (16) "Candidate" means any person to whom any one or more of the following apply:
- (a) Any person who seeks to qualify for nomination or election by means of the petitioning process.
- (b) Any person who seeks to qualify for election as a write-in candidate.
- (c) Any person who receives contributions or makes expenditures, or consents for any other person to receive 31 contributions or make expenditures, with a view to bring about

his or her nomination or election to, or retention in, public office.

- (d) Any person who appoints a treasurer and designates a primary depository.
- (e) Any person who files qualification papers and subscribes to a candidate's oath as required by law.

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However, this definition does not include any candidate for a political party executive committee.

- (17) "Political advertisement" means a paid expression in any communications media prescribed in subsection (13), whether radio, television, newspaper, magazine, periodical, campaign literature, direct mail, or display or by means other than the spoken word in direct conversation, which expressly advocates the election or defeat of a candidate or the approval or rejection of an issue shall support or oppose any candidate, elected public official, or issue. However, political advertisement does not include:
- (a) A statement by an organization, in existence prior to the time during which a candidate qualifies or an issue is placed on the ballot for that election, in support of or opposition to a candidate or issue, in that organization's newsletter, which newsletter is distributed only to the members of that organization.
- (b) Editorial endorsements by any newspaper, radio or television station, or other recognized news medium.
- (18)(a) "Electioneering communication" means a paid expression in any communications media prescribed in subsection (13) by means other than the spoken word in direct conversation that:

1	1. Refers to or depicts a clearly identified candidate
2	for office or contains a clear reference indicating that an
3	issue is to be voted on at an election, without expressly
4	advocating the election or defeat of a candidate or the
5	passage or defeat of an issue.
6	2. For communications referring to or depicting a
7	clearly identified candidate for office, is targeted to the
8	relevant electorate. A communication is considered targeted if
9	1,000 or more persons in the qeographic area the candidate
10	would represent if elected will receive the communication.
11	3. For communications referring to or depicting a
12	clearly identified candidate for office, is published after
13	the end of the candidate qualifying period for the office
14	sought by the candidate.
15	4. For communications containing a clear reference
16	indicating that an issue is to be voted on at an election, is
17	published after the issue is designated a ballot position or
18	120 days before the date of the election on the issue,
19	whichever occurs first.
20	(b) The term "electioneering communication" does not
21	include:
22	1. A statement or depiction by an organization, in
23	existence prior to the time during which a candidate named or
24	depicted qualifies or an issue identified is placed on the
25	ballot for that election, made in that organization's
26	newsletter, which newsletter is distributed only to members of
27	that organization.
28	2. An editorial endorsement, news story, commentary,
29	or editorial by any newspaper, radio, television station, or
30	other recognized news medium.

1	3. A communication that constitutes a public debate or
2	forum that includes at least two opposing candidates for an
3	office or one advocate and one opponent of an issue, or that
4	solely promotes such a debate or forum and is made by or on
5	behalf of the person sponsoring the debate or forum, provided
6	that:
7	a. The staging organization is either:
8	(I) A charitable organization that does not make other
9	electioneering communications and does not otherwise support
10	or oppose any political candidate or political party; or
11	(II) A newspaper, radio station, television station,
12	or other recognized news medium; and
13	b. The staging organization does not structure the
14	debate to promote or advance one candidate or issue position
15	over another.
16	(c) For purposes of this chapter, an expenditure made
17	for, or in furtherance of, an electioneering communication
18	shall not be considered a contribution to or on behalf of any
19	candidate.
20	(d) For purposes of this chapter, an electioneering
21	communication shall not constitute an independent expenditure
22	nor be subject to the limitations applicable to independent
23	expenditures.
24	Section 3. Subsections (4) and (5) of section 106.04,
25	Florida Statutes, are amended to read:
26	106.04 Committees of continuous existence
27	(4)(a) Each committee of continuous existence shall
28	file an annual report with the Division of Elections during
29	the month of January. Such annual reports shall contain the
30	same information and shall be accompanied by the same
31	materials as original applications filed pursuant to

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subsection (2). However, the charter or bylaws need not be filed if the annual report is accompanied by a sworn statement by the chair that no changes have been made to such charter or bylaws since the last filing.

- (b)1. Each committee of continuous existence shall file regular reports with the Division of Elections at the same times and subject to the same filing conditions as are established by s. 106.07(1) and (2) for candidates' reports.
- 2. Any committee of continuous existence failing to so file a report with the Division of Elections pursuant to this paragraph on the designated due date shall be subject to a fine for late filing as provided by this section.
- (c) All committees of continuous existence shall file the original and one copy of their reports with the Division of Elections. In addition, a duplicate copy of each report shall be filed with the supervisor of elections in the county in which the committee maintains its books and records, except that if the filing officer to whom the committee is required to report is located in the same county as the supervisor no such duplicate report is required to be filed with the supervisor. Reports shall be on forms provided by the division and shall contain the following information:
- 1. The full name, address, and occupation of each person who has made one or more contributions, including contributions that represent the payment of membership dues, to the committee during the reporting period, together with the amounts and dates of such contributions. For corporations, the report must provide as clear a description as practicable of the principal type of business conducted by the corporation. However, if the contribution is \$100 or less, the 31 occupation of the contributor or principal type of business

need not be listed. However, for any contributions that which represent the payment of dues by members in a fixed amount aggregating no more than \$250 per calendar year, pursuant to the schedule on file with the Division of Elections, only the aggregate amount of such contributions need be listed, together with the number of members paying such dues and the amount of the membership dues.

- 2. The name and address of each political committee or committee of continuous existence from which the reporting committee received, or the name and address of each political committee, committee of continuous existence, or political party to which it made, any transfer of funds, together with the amounts and dates of all transfers.
- 3. Any other receipt of funds not listed pursuant to subparagraph 1. or subparagraph 2., including the sources and amounts of all such funds.
- 4. The name and address of, and office sought by, each candidate to whom the committee has made a contribution during the reporting period, together with the amount and date of each contribution.
- 5. The full name and address of each person to whom expenditures have been made by or on behalf of the committee within the reporting period; the amount, date, and purpose of each such expenditure; and the name and address, and office sought by, each candidate on whose behalf such expenditure was made.
- 6. The total sum of expenditures made by the committee during the reporting period.
- 29 (d) The treasurer of each committee shall certify as 30 to the correctness of each report and shall bear the 31 responsibility for its accuracy and veracity. Any treasurer

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who willfully certifies to the correctness of a report while knowing that such report is incorrect, false, or incomplete commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

(5) No committee of continuous existence shall make an electioneering communication, contribute to any candidate or political committee an amount in excess of the limits contained in s. 106.08(1), or participate in any other activity which is prohibited by this chapter. If any violation occurs, it shall be punishable as provided in this chapter for the given offense. No funds of a committee of continuous existence shall be expended on behalf of a candidate, except by means of a contribution made through the duly appointed campaign treasurer of a candidate. No such committee shall make expenditures in support of, or in opposition to, an issue unless such committee first registers as a political committee pursuant to this chapter and undertakes all the practices and procedures required thereof; provided such committee may make contributions in a total amount not to exceed 25 percent of its aggregate income, as reflected in the annual report filed for the previous year, to one or more political committees registered pursuant to s. 106.03 and formed to support or oppose issues.

Section 4. Section 106.071, Florida Statutes, is amended to read:

106.071 Independent expenditures; <u>electioneering</u> <u>communications;</u> reports; disclaimers.--

(1) Each person who makes an independent expenditure with respect to any candidate or issue, and each individual who makes an expenditure for an electioneering communication which is not otherwise reported pursuant to this chapter,

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which expenditure, in the aggregate, is in the amount of \$100 or more, shall file periodic reports of such expenditures in the same manner, at the same time, subject to the same penalties, and with the same officer as a political committee supporting or opposing such candidate or issue. The report shall contain the full name and address of the person making the expenditure; the full name and address of each person to whom and for whom each such expenditure has been made; the amount, date, and purpose of each such expenditure; a description of the services or goods obtained by each such expenditure; the issue to which the expenditure relates; and the name and address of, and office sought by, each candidate on whose behalf such expenditure was made.

(2) Any political advertisement paid for by an

- independent expenditure shall prominently state "Paid political advertisement paid for by . . . (Name <u>and address</u> of person or committee paying for advertisement) independently of any . . . (candidate or committee) . . .
- 19 .7" and shall contain the name and address of the person
 20 paying for the political advertisement.
 - (3) Subsection (2) does not apply to novelty items

 having a retail value of \$10 or less which support, but do not

 oppose, a candidate or issue.

(4)(2) Any person who fails to include the disclaimer prescribed in subsection(2)(1) in any political advertisement that which is required to contain such disclaimer commits is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

29 (3) No person may make a contribution in excess of
30 \$1,000 to any other person, to be used by such other person to
31 make an independent expenditure.

1	Section 5. Subsection (1) of section 106.143, Florida
2	Statutes, is amended to read:
3	106.143 Political advertisements circulated prior to
4	election; requirements
5	(1)(a) Any political advertisement that is paid for by
6	a candidate and that is published, displayed, or circulated
7	prior to, or on the day of, any election must prominently
8	state: "Political advertisement paid for and approved by
9	. (name of candidate) , (party affiliation) .
10	, for (office sought) "
11	(b) Any other political advertisement and any campaign
12	literature published, displayed, or circulated prior to, or on
13	the day of, any election must prominently shall:
14	$rac{1.(a)}{}$ Be marked "paid political advertisement" or with
15	the abbreviation "pd. pol. adv."
16	2. State the name and address of the persons
17	sponsoring the advertisement.
18	(b) Identify the persons or organizations sponsoring
19	the advertisement.
20	3.a.(I)(c)1.a. State whether the advertisement and the
21	cost of production is paid for or provided in kind by or at
22	the expense of the entity publishing, displaying,
23	broadcasting, or circulating the political advertisement; or
24	(II) b. State who provided or paid for the
25	advertisement and cost of production, if different from the
26	source of sponsorship.
27	<u>b.2.</u> This <u>subparagraph does</u> paragraph shall not apply
28	if the source of the sponsorship is patently clear from the
29	content or format of the political advertisement or campaign
30	literature .
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This subsection does not apply to campaign messages used by a candidate and the candidate's supporters if those messages are designed to be worn by a person. 3 Section 6. Section 106.1437, Florida Statutes, is 4 amended to read: 5 6 106.1437 Miscellaneous advertisements.--Any advertisement, other than a political advertisement, 8 independent expenditure, or electioneering communication, on 9 billboards, bumper stickers, radio, or television, or in a newspaper, a magazine, or a periodical, intended to influence 10 public policy or the vote of a public official, shall clearly 11 designate the sponsor of such advertisement by including a 12 13 clearly readable statement of sponsorship. If the 14 advertisement is broadcast on television, the advertisement shall also contain a verbal statement of sponsorship. This 15 section shall not apply to an editorial endorsement. 16 Section 7. Section 106.1439, Florida Statutes, is 17 18 created to read: 19 106.1439 Electioneering communications; disclaimers. --(1) Any electioneering communication shall prominently 20 state, "Paid electioneering communication paid for by . 21 22 (Name and address of person paying for the communication) . 23 24 (2) Any person who fails to include the disclaimer prescribed in this section in any electioneering communication 2.5 26 that is required to contain such disclaimer commits a misdemeanor of the first degree, punishable as provided in s. 2.7 28 775.082 or s. 775.083. 29 Section 8. Section 106.148, Florida Statutes, is 30 repealed. 31

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Section 9. Subsections (7) through (38) are renumbered as subsections (8) through (39), respectively, and a new 3 subsection (8) is added to said section to read: 4 97.021 Definitions.--For the purposes of this code, except where the context clearly indicates otherwise, the 5 6 term: 7 (7) "Early voting" means casting a ballot prior to election day at a location designated by the supervisor of 9 elections and depositing the voted ballot in the tabulation system. 10 Section 10. Paragraphs (b) and (c) of subsection (4) 11 of section 101.015, Florida Statutes, are amended to read: 12 13 101.015 Standards for voting systems.--14 (4)(b) Each supervisor of elections shall establish 15 written procedures to assure accuracy and security in his or 16 her county, including procedures related to early voting 17 pursuant to s. 101.657. and Such procedures shall be reviewed 19 in each odd-numbered year by the Department of State. (c) Each supervisor of elections shall submit any 20 revisions to the security procedures to the Department of 21 State at least 45 days before early voting commences pursuant 2.2 to s. 101.657 in an the first election in which they are to 24 take effect. Section 11. Subsection (2) of section 101.5612, 2.5 Florida Statutes, is amended to read: 26 101.5612 Testing of tabulating equipment.--27 28 (2) On any day not more than 10 days prior to the

commencement of early voting as provided in s. 101.657

election day, the supervisor of elections shall have the

31 | automatic tabulating equipment publicly tested to ascertain

that the equipment will correctly count the votes cast for all offices and on all measures. Public notice of the time and place of the test shall be given at least 48 hours prior 3 thereto by publication once in one or more newspapers of general circulation in the county or, if there is no newspaper of general circulation in the county, by posting the such 6 notice in at least four conspicuous places in the county. The 8 supervisor or the municipal elections official may, at the 9 time of qualifying, give written notice of the time and location of $\underline{\text{the}}$ such public preelection test to each candidate 10 qualifying with that office and obtain a signed receipt that 11 the such notice has been given. The Department of State shall 12 13 give written notice to each statewide candidate at the time of 14 qualifying, or immediately at the end of qualifying, that the voting equipment will be tested and advise each such candidate 15 to contact the county supervisor of elections as to the time 16 17 and location of the public preelection test. The supervisor or the municipal elections official shall, at least 15 days prior 19 to the commencement of early voting as provided in s. 101.657 an election, send written notice by certified mail to the 20 county party chair of each political party and to all 21 22 candidates for other than statewide office whose names appear 23 on the ballot in the county and who did not receive written 24 notification from the supervisor or municipal elections official at the time of qualifying, stating the time and 2.5 location of the public preelection test of the automatic 26 tabulating equipment. The canvassing board shall convene, and 27 28 each member of the canvassing board shall certify to the 29 accuracy of the test. For the test, the canvassing board may 30 designate one member to represent it. The test shall be open 31 to representatives of the political parties, the press, and

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the public. Each political party may designate one person with expertise in the computer field who shall be allowed in the central counting room when all tests are being conducted and when the official votes are being counted. The Such designee shall not interfere with the normal operation of the canvassing board.

Section 12. Section 101.5613, Florida Statutes, is amended to read:

101.5613 Examination of equipment during voting.--A member of the election board or, for purposes of early voting pursuant to s. 101.657, a representative of the supervisor of elections, shall occasionally examine the face of the voting device and the ballot information to determine that the device and the ballot information have not been damaged or tampered with.

Section 13. Section 101.657, Florida Statutes, is amended to read:

101.657 Early voting absentee ballots in person. --

(1) Any qualified and registered elector may pick up and vote an absentee ballot in person at the office of, and under the supervision of, the supervisor of elections. Before receiving the ballot, the elector must present a current and valid picture identification as provided in s. 97.0535(3)(a). If the elector fails to furnish the required identification, or if the supervisor is in doubt as to the identity of the elector, the supervisor must follow the procedure prescribed in s. 101.49. If the elector who fails to furnish the required identification is a first time voter who registered by mail and has not provided the required identification to the supervisor of elections prior to voting, the elector shall be allowed to vote a provisional ballot. The canvassing board

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shall compare the signature on the provisional ballot envelope with the signature on the voter's registration and, if the signatures match, shall count the ballot.

(1)(a)(2) As an alternative to the provisions of ss.

101.64 and 101.65, The supervisor of elections shall may allow an elector to vote early cast an absentee ballot in the main or branch office of the supervisor by depositing the voted ballot in a voting device used by the supervisor to collect or tabulate ballots. In order for a branch office to be used for early voting, it shall be a full-service facility of the supervisor and shall have been designated as such at least 1 year prior to the election. The supervisor may designate any city hall or public library as early voting sites; however, if so designated, the sites must be geographically located so as to provide all voters in the county an equal opportunity to cast a ballot, insofar as is practicable. The results or tabulation may not be made before the close of the polls on election day.

(b) Early voting shall begin on the 15th day before an election and end on the day before an election. For purposes of a special election held pursuant to s. 100.101, early voting shall begin on the 8th day before an election and end on the day before an election. Early voting shall be provided for at least 8 hours per weekday during the applicable periods. Early voting shall also be provided for 8 hours in the aggregate for each weekend during the applicable periods.

(2)(a) The elector must provide identification as required in subsection (1) and must complete an Early Voting In Office Voter Certificate in substantially the following form:

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EARLY VOTING IN OFFICE VOTER CERTIFICATE
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   I, ____, am a qualified elector in this election and
   registered voter of _____ County, Florida. I do solemnly swear
   or affirm that I am the person so listed on the voter
   registration rolls of _____ County and that I reside at the
   listed address. I understand that if I commit or attempt to
 8
   commit fraud in connection with voting, vote a fraudulent
   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
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    $5,000 and imprisoned for up to 5 years. I understand that my
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   failure to sign this certificate and have my signature
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   witnessed invalidates my ballot.
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    ... (Voter's Signature) ...
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    ... (Address) ...
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    ... (City/State) ...
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         ... (Name of Witness) ...
23
              (Signature of Witness)
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         ... (Type of identification provided) ...
          (b) Any elector may challenge an elector seeking to
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   vote early cast an absentee ballot under the provisions of s.
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   101.111. Any challenged voter ballot must vote be placed in a
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   provisional regular absentee ballot envelope. The canvassing
   board shall review the ballot and decide the validity of the
   ballot by majority vote.
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(c) The canvass of returns for ballots cast under this subsection shall be substantially the same as votes cast by electors in precincts, as provided in s. 101.5614.

Section 14. Effective July 1, 2004, and operating retroactively to January 1, 2002, subsection (3) of section 106.021, Florida Statutes, is amended to read:

106.021 Campaign treasurers; deputies; primary and secondary depositories.--

- contribution or expenditure, including contributions or expenditures of a candidate or of the candidate's family, shall be directly or indirectly made or received in furtherance of the candidacy of any person for nomination or election to political office in the state or on behalf of any political committee except through the duly appointed campaign treasurer of the candidate or political committee, subject to the following exceptions:; however,
 - (a) Independent expenditures;
- (b) Reimbursements to a candidate or any other individual may be reimbursed for expenses incurred in connection with the campaign or activities of the political committee for travel, food and beverage, office supplies, and mementos expressing gratitude to campaign supporters by a check drawn upon the campaign account and reported pursuant to s. 106.07(4). After July 1, 2004, the full name and address of each person to whom the candidate or other individual made payment for which reimbursement was made by check drawn upon the campaign account shall be reported pursuant to s. 106.07(4), together with the purpose of such payment;

 (c) Expenditures made indirectly through a treasurer

31 for goods or services, such as communications media placement

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or procurement services, campaign signs, insurance, or other
   expenditures that include multiple integral components as part
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   of the expenditure and reported pursuant to s.
    106.07(4)(a)13.; or
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          (d) In addition, Expenditures may be made directly by
   any political committee or political party regulated by
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    chapter 103 for obtaining time, space, or services in or by
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    any communications medium for the purpose of jointly endorsing
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    three or more candidates, and any such expenditure shall not
   be considered a contribution or expenditure to or on behalf of
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    any such candidates for the purposes of this chapter.
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           Section 15. Section 106.023, Florida Statutes, is
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    amended to read:
           106.023 Statement of candidate.--
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          (1) Each candidate must file a statement with the
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   qualifying officer within 10 days after filing the appointment
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    of campaign treasurer and designation of campaign depository,
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    stating that the candidate has read and understands the
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   requirements of this chapter. Such statement shall be provided
   by the filing officer and shall be in substantially the
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   following form:
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22
    STATEMENT OF CANDIDATE
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24
           I, ____, candidate for the office of ____, have
   received, read, and understand the requirements of Chapter
2.5
   106, Florida Statutes.
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      . . . (Signature of candidate) . . . . . (Date) . . .
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    Willful failure to file this form is a violation of ss.
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31 106.19(1)(c) and 106.25(3), F.S.
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(2) The execution and filing of the statement of candidate does not in and of itself create a presumption that 3 any violation of this chapter or chapter 104 is a willful violation as defined in s. 106.37. 4 5 Section 16. Paragraph (a) of subsection (8) of section 106.04, Florida Statutes, is amended to read: 6 7 106.04 Committees of continuous existence.--8 (8)(a) Any committee of continuous existence failing 9 to file a report on the designated due date shall be subject to a fine. The fine shall be \$50 per day for the first 3 days 10 late and, thereafter, \$500 per day for each late day, not to 11 exceed 25 percent of the total receipts or expenditures, 12 13 whichever is greater, for the period covered by the late 14 report. The fine shall be assessed by the filing officer, and the moneys collected shall be deposited in the General Revenue 15 Elections Commission Trust Fund. No separate fine shall be 16 assessed for failure to file a copy of any report required by 17 18 this section. Section 17. Paragraph (a) of subsection (2), paragraph 19 (a) of subsection (4), and paragraphs (a), (c), and (d) of 20 subsection (8) of section 106.07, Florida Statutes, are 21 22 amended to read: 23 106.07 Reports; certification and filing .--24 (2)(a) All reports required of a candidate by this section shall be filed with the officer before whom the 25 candidate is required by law to qualify. All candidates who 26 file with the Department of State shall file the original and 27 28 one copy of their reports. In addition, a copy of each report

for candidates for other than statewide office who qualify

with the Department of State shall be filed with the

31 | supervisor of elections in the county where the candidate

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resides. Reports shall be filed not later than 5 p.m. of the day designated; however, any report postmarked by the United 3 States Postal Service no later than midnight of the day designated shall be deemed to have been filed in a timely manner. Any report received by the filing officer within 5 5 days after the designated due date that was delivered by the 6 United States Postal Service shall be deemed timely filed unless it has a postmark that indicates that the report was mailed after the designated due date. A certificate of mailing obtained from and dated by the United States Postal Service at 10 the time of mailing, or a receipt from an established courier 11 company, which bears a date on or before the date on which the 12 13 report is due, shall be proof of mailing in a timely manner. 14 Reports shall contain information of all previously unreported contributions received and expenditures made as of the 15 preceding Friday, except that the report filed on the Friday 16 immediately preceding the election shall contain information 17 of all previously unreported contributions received and expenditures made as of the day preceding that designated due 19 date. All such reports shall be open to public inspection. 20

(4)(a) Each report required by this section shall contain:

1. The full name, address, and occupation, if any of each person who has made one or more contributions to or for such committee or candidate within the reporting period, together with the amount and date of such contributions. For corporations, the report must provide as clear a description as practicable of the principal type of business conducted by the corporation. However, if the contribution is \$100 or less or is from a relative, as defined in s. 112.312, provided that 31 the relationship is reported, the occupation of the

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contributor or the principal type of business need not be listed.

- 2. The name and address of each political committee from which the reporting committee or the candidate received, or to which the reporting committee or candidate made, any transfer of funds, together with the amounts and dates of all transfers.
- 3. Each loan for campaign purposes to or from any person or political committee within the reporting period, together with the full names, addresses, and occupations, and principal places of business, if any, of the lender and endorsers, if any, and the date and amount of such loans.
- 4. A statement of each contribution, rebate, refund, or other receipt not otherwise listed under subparagraphs 1. through 3.
- 5. The total sums of all loans, in-kind contributions, and other receipts by or for such committee or candidate during the reporting period. The reporting forms shall be designed to elicit separate totals for in-kind contributions, loans, and other receipts.
- 6. The full name and address of each person to whom expenditures have been made by or on behalf of the committee or candidate within the reporting period; the amount, date, and purpose of each such expenditure; and the name and address of, and office sought by, each candidate on whose behalf such expenditure was made. However, expenditures made from the petty cash fund provided by s. 106.12 need not be reported individually.
- 7. The full name and address of each person to whom an expenditure for personal services, salary, or reimbursement 31 | for authorized expenses as provided in s. 106.021(3) has been

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made and which is not otherwise reported, including the amount, date, and purpose of such expenditure. However, expenditures made from the petty cash fund provided for in s. 106.12 need not be reported individually.

- 8. The total amount withdrawn and the total amount spent for petty cash purposes pursuant to this chapter during the reporting period.
- 9. The total sum of expenditures made by such committee or candidate during the reporting period.
- 10. The amount and nature of debts and obligations owed by or to the committee or candidate, which relate to the conduct of any political campaign.
- 11. A copy of each credit card statement which shall be included in the next report following receipt thereof by the candidate or political committee. Receipts for each credit card purchase shall be retained by the treasurer with the records for the campaign account.
- 12. The amount and nature of any separate interest-bearing accounts or certificates of deposit and identification of the financial institution in which such accounts or certificates of deposit are located.
- 13. The primary purposes of an expenditure made indirectly through a campaign treasurer pursuant to s. 106.021(3) for goods and services such as communications media placement or procurement services, campaign signs, insurance, and other expenditures that include multiple components as part of the expenditure. The primary purpose of an expenditure shall be that purpose, including integral and directly related components, that comprises 80 percent of such expenditure.
- (8)(a) Any candidate or political committee failing to 31 | file a report on the designated due date shall be subject to a

fine as provided in paragraph (b) for each late day, and, in the case of a candidate, such fine shall be paid only from personal funds of the candidate. The fine shall be assessed by the filing officer and the moneys collected shall be deposited:

- 1. In the <u>General Revenue</u> <u>Elections Commission Trust</u>
 Fund, in the case of a candidate for state office or a
 political committee that registers with the Division of
 Elections; or
- 2. In the general revenue fund of the political subdivision, in the case of a candidate for an office of a political subdivision or a political committee that registers with an officer of a political subdivision.

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No separate fine shall be assessed for failure to file a copy of any report required by this section.

(c) Any candidate or chair of a political committee may appeal or dispute the fine, based upon, but not limited to, unusual circumstances surrounding the failure to file on the designated due date, and may request and shall be entitled to a hearing before the Florida Elections Commission, which shall have the authority to waive the fine in whole or in part. The Florida Elections Commission must consider the mitigating and aggravating circumstances contained in s.

106.265(1) when determining the amount of a fine, if any, to be waived. Any such request shall be made within 20 days after receipt of the notice of payment due. In such case, the candidate or chair of the political committee shall, within the 20-day period, notify the filing officer in writing of his or her intention to bring the matter before the commission.

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(d) The appropriate filing officer shall notify the Florida Elections Commission of the repeated late filing by a candidate or political committee, the failure of a candidate or political committee to file a report after notice, or the failure to pay the fine imposed. The commission shall investigate only those alleged late filing violations specifically identified by the filing officer and as set forth in the notification. Any other alleged violations must be separately stated and reported by the division to the commission under s. 106.25(2). Section 18. Effective January 1, 2005, paragraph (a)

of subsection (2) of section 106.07, Florida Statutes, as amended by this act, and paragraph (b) of subsection (2), subsection (3), and paragraph (b) of subsection (8) of said section, are amended to read:

106.07 Reports; certification and filing.--

(2)(a) All reports required of a candidate by this section shall be filed with the officer before whom the candidate is required by law to qualify. All candidates who file with the Department of State shall file the original and one copy of their reports pursuant to s. 106.0705. In addition, a copy of each report for candidates for other than statewide office who qualify with the Department of State shall be filed with the supervisor of elections in the county where the candidate resides. Except as provided in s. 106.0705, reports shall be filed not later than 5 p.m. of the day designated; however, any report postmarked by the United States Postal Service no later than midnight of the day designated shall be deemed to have been filed in a timely manner. Any report received by the filing officer within 5 31 days after the designated due date that was delivered by the

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United States Postal Service shall be deemed timely filed unless it has a postmark that indicates that the report was mailed after the designated due date. A certificate of mailing obtained from and dated by the United States Postal Service at the time of mailing, or a receipt from an established courier company, which bears a date on or before the date on which the report is due, shall be proof of mailing in a timely manner. Reports shall contain information of all previously unreported contributions received and expenditures made as of the preceding Friday, except that the report filed on the Friday immediately preceding the election shall contain information of all previously unreported contributions received and expenditures made as of the day preceding that designated due date. All such reports shall be open to public inspection.

- (b)1. Any report which is deemed to be incomplete by the officer with whom the candidate qualifies shall be accepted on a conditional basis, and the campaign treasurer shall be notified by registered mail as to why the report is incomplete and be given 3 days from receipt of such notice to file an addendum to the report providing all information necessary to complete the report in compliance with this section. Failure to file a complete report after such notice constitutes a violation of this chapter.
- 2. In lieu of the notice by registered mail as required in subparagraph 1., the qualifying officer may notify the campaign treasurer by telephone that the report is incomplete and request the information necessary to complete the report. If, however, such information is not received by the qualifying officer within 3 days <u>after</u> of the telephone request therefor, notice shall be sent by registered mail as 31 provided in subparagraph 1.

(3) Reports required of a political committee shall be filed with the agency or officer before whom such committee registers pursuant to s. 106.03(3) and shall be subject to the same filing conditions as established for candidates' reports. Only committees that file with the Department of State shall file the original and one copy of their reports. Incomplete reports by political committees shall be treated in the manner provided for incomplete reports by candidates in subsection (2).

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(b) Upon determining that a report is late, the filing officer shall immediately notify the candidate or chair of the political committee as to the failure to file a report by the designated due date and that a fine is being assessed for each late day. The fine shall be \$50 per day for the first 3 days late and, thereafter, \$500 per day for each late day, not to exceed 25 percent of the total receipts or expenditures, whichever is greater, for the period covered by the late report. However, for the reports immediately preceding each primary and general election, the fine shall be \$500 per day for each late day, not to exceed 25 percent of the total receipts or expenditures, whichever is greater, for the period covered by the late report. For reports required under s. 106.141(7), the fine is \$50 per day for each late day, not to exceed 25 percent of the total receipts or expenditures, whichever is greater, for the period covered by the late report. Upon receipt of the report, the filing officer shall determine the amount of the fine which is due and shall notify the candidate or chair. The filing officer shall determine the amount of the fine due based upon the earliest of the 31 following:

1	1. When the report is actually received by such
2	officer.
3	2. When the report is postmarked.
4	3. When the certificate of mailing is dated.
5	4. When the receipt from an established courier
6	company is dated.
7	5. When the electronic receipt issued pursuant to s.
8	106.0705 is dated.
9	
10	Such fine shall be paid to the filing officer within 20 days
11	after receipt of the notice of payment due, unless appeal is
12	made to the Florida Elections Commission pursuant to paragraph
13	(c). In the case of a candidate, such fine shall not be an
14	allowable campaign expenditure and shall be paid only from
15	personal funds of the candidate. An officer or member of a
16	political committee shall not be personally liable for such
17	fine.
18	Section 19. Effective January 1, 2005, section
19	106.0705, Florida Statutes, is created to read:
20	106.0705 Electronic filing of campaign treasurer's
21	reports
22	(1) As used in this section, "electronic filing
23	system" means an Internet system for recording and reporting
24	campaign finance activity by reporting period.
25	(2)(a) Each candidate who is required to file reports
26	pursuant to s. 106.07 with the division must file such reports
27	with the division by means of the division's electronic filing
28	system.
29	(b) Each political committee, committee of continuous
30	existence, or state executive committee that is required to
31	file reports with the division under s 106 04 s 106 07 or

1	s. 106.29, as applicable, must file such reports with the
2	division by means of the division's electronic filing system.
3	(c) Each person or organization that is required to
4	file reports with the division under s. 106.071 must file such
5	reports with the division by means of the division's
6	electronic filing system.
7	(3) Reports filed pursuant to this section shall be
8	completed and filed through the electronic filing system not
9	later than midnight of the day designated. Reports not filed
10	by midnight of the day designated are late filed and are
11	subject to the penalties under s. 106.04(8), s. 106.07(8), or
12	s. 106.29(3), as applicable.
13	(4) Each report filed pursuant to this section is
14	considered to be under oath by the candidate and treasurer or
15	the chair and treasurer, whichever is applicable, and such
16	persons are subject to the provisions of s. 106.04(4)(d), s.
17	106.07(5), or s. 106.29(2), as applicable. Persons given a
18	secure sign-on to the electronic filing system are responsible
19	for protecting such from disclosure and are responsible for
20	all filings using such credentials, unless they have notified
21	the division that their credentials have been compromised.
22	(5) The electronic filing system developed by the
23	division must:
24	(a) Be based on access by means of the Internet.
25	(b) Be accessible by anyone with Internet access using
26	standard web-browsing software.
27	(c) Provide for direct entry of campaign finance
28	information as well as upload of such information from
29	campaign finance software certified by the division.
30	(d) Provide a method that prevents unauthorized access
31	to electronic filing system functions.

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- (6) The division shall adopt rules pursuant to ss.

 120.536(1) and 120.54 to administer this section and provide

 for the reports required to be filed pursuant to this section.

 Such rules shall, at a minimum, provide:
- (a) Alternate filing procedures in case the division's electronic filing system is not operable.
- (b) For the issuance of an electronic receipt to the person submitting the report indicating and verifying that the report has been filed.

Section 20. Paragraph (a) of subsection (4) and subsection (6) of section 106.141, Florida Statutes, are amended to read:

- 106.141 Disposition of surplus funds by candidates.--
- (4)(a) Except as provided in paragraph (b), any candidate required to dispose of funds pursuant to this section shall, at the option of the candidate, dispose of such funds by any of the following means, or any combination thereof:
- 1. Return pro rata to each contributor the funds that have not been spent or obligated.
- 2. Donate the funds that have not been spent or obligated to a charitable organization or organizations that meet the qualifications of s. 501(c)(3) of the Internal Revenue Code.
- 3. Give not more than \$10,000 of the funds that have not been spent or obligated to the political party of which such candidate is a member, except that a candidate for the Florida Senate may give not more than \$30,000 of such funds to the political party of which the candidate is a member.
- 4. Give the funds that have not been spent or obligated:

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- a. In the case of a candidate for state office, to the state, to be deposited in either the Election Campaign Financing Trust Fund or the General Revenue Fund, as designated by the candidate; or
- b. In the case of a candidate for an office of a political subdivision, to such political subdivision, to be deposited in the general fund thereof.
- (6) Prior to disposing of funds pursuant to subsection (4) or transferring funds into an office account pursuant to subsection (5), any candidate who filed an oath stating that he or she was unable to pay the election assessment or fee for verification of petition signatures without imposing an undue burden on his or her personal resources or on resources otherwise available to him or her, or who filed both such oaths, or who qualified by the alternative method and was not required to pay an election assessment, shall reimburse the state or local governmental entity, whichever is applicable, for such waived assessment or fee or both. Such reimbursement shall be made first for the cost of petition verification and then, if funds are remaining, for the amount of the election assessment. If there are insufficient funds in the account to pay the full amount of either the assessment or the fee or both, the remaining funds shall be disbursed in the above manner until no funds remain. All funds disbursed pursuant to this subsection shall be remitted to the qualifying officer. Any reimbursement for petition verification costs which are reimbursable by the state shall be forwarded by the qualifying officer to the state for deposit in the General Revenue Fund. All reimbursements for the amount of the election assessment shall be forwarded by the qualifying officer to the Department

Commission Trust Fund. 3 Section 21. Subsections (2) and (4) of section 106.25, Florida Statutes, are amended to read: 4 106.25 Reports of alleged violations to Florida 5 Elections Commission; disposition of findings.--6 7 (2) The commission shall investigate all violations of 8 this chapter and chapter 104, but only after having received 9 either a sworn complaint or information reported to it under this subsection by the Division of Elections. Any person, 10 other than the division, having information of any violation 11 of this chapter or chapter 104 shall file a sworn complaint 12 13 with the commission. The commission shall investigate only 14 those alleged violations specifically contained within the sworn complaint. If any complainant fails to allege all 15 violations that arise from the facts or allegations alleged in 16 a complaint, the commission shall be barred from investigating 17 a subsequent complaint from such complainant that is based 18 19 upon such facts or allegations that were raised or could have

of State for deposit in the General Revenue Elections

alleging violations of the Florida Election Code over which the commission has jurisdiction shall be filed with the

been raised in the first complaint. Such sworn complaint shall

state whether a complaint of the same violation has been made

to any state attorney. Within 5 days after receipt of a sworn

the commission has jurisdiction shall be filed with the commission within 2 years <u>after</u> of the alleged violations. The

complaint, the commission shall transmit a copy of the

complaint to the alleged violator. All sworn complaints

28 period of limitations is tolled on the day a sworn complaint

29 is filed with the commission.

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(4) The commission shall undertake a preliminary investigation to determine if the facts alleged in a sworn

complaint or a matter initiated by the division constitute probable cause to believe that a violation has occurred. The respondent, the complainant, and their respective counsels 3 shall be permitted to attend the hearing at which the probable 4 cause determination is made. Notice of the hearing shall be 5 sent to the respondent and the complainant at least 14 days 6 7 prior to the date of the hearing. The respondent and his or 8 her counsel shall be permitted to make a brief oral statement 9 in the nature of oral argument to the commission before the probable cause determination. The commission's determination 10 shall be based upon the investigator's report, the complaint, 11 and staff recommendations, as well as any written statements 12 13 submitted by the respondent and any oral statements made at 14 the hearing. No testimony or other evidence shall be accepted at the hearing. Upon completion of the preliminary 15 investigation, the commission shall, by written report, find 16 probable cause or no probable cause to believe that this 17 18 chapter or chapter 104 has been violated.

- (a) If no probable cause is found, the commission shall dismiss the case and the case shall become a matter of public record, except as otherwise provided in this section, together with a written statement of the findings of the preliminary investigation and a summary of the facts which the commission shall send to the complainant and the alleged violator.
- (b) If probable cause is found, the commission shall so notify the complainant and the alleged violator in writing. All documents made or received in the disposition of the complaint shall become public records upon a finding by the commission.

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In a case where probable cause is found, the commission shall make a preliminary determination to consider the matter or to refer the matter to the state attorney for the judicial 3 circuit in which the alleged violation occurred. Section 22. Subsection (5) is added to section 5 106.265, Florida Statutes, to read: 6 7 106.265 Civil penalties.--8 (5) In any case in which the commission determines that a person has filed a complaint against another person 9 with a malicious intent to injure the reputation of the person 10 complained against by filing the complaint with knowledge that 11 the complaint contains one or more false allegations or with 12 13 reckless disregard for whether the complaint contains false 14 allegations of fact material to a violation of this chapter or chapter 104, the complainant shall be liable for costs and 15 reasonable attorney's fees incurred in the defense of the 16 person complained against, including the costs and reasonable 17 18 attorney's fees incurred in proving entitlement to and the 19 amount of costs and fees. If the complainant fails to pay such costs and fees voluntarily within 30 days following such 20 finding by the commission, the commission shall forward such 21 22 information to the Department of Legal Affairs, which shall bring a civil action in a court of competent jurisdiction to 23 24 recover the amount of such costs and fees awarded by the 2.5 commission. Section 23. Paragraph (a) of subsection (3) of section 26 106.29, Florida Statutes, is amended to read: 27 28 106.29 Reports by political parties; restrictions on 29 contributions and expenditures; penalties. --30 (3)(a) Any state or county executive committee failing

31 to file a report on the designated due date shall be subject

to a fine as provided in paragraph (b) for each late day. The fine shall be assessed by the filing officer, and the moneys collected shall be deposited in the <u>General Revenue Elections</u> Commission Trust Fund.

Section 24. Effective January 1, 2005, paragraph (b) of subsection (3) of section 106.29, Florida Statutes, is amended to read:

106.29 Reports by political parties; restrictions on contributions and expenditures; penalties.--

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- (b) Upon determining that a report is late, the filing officer shall immediately notify the chair of the executive committee as to the failure to file a report by the designated due date and that a fine is being assessed for each late day. The fine shall be \$1,000 for a state executive committee, and \$50 for a county executive committee, per day for each late day, not to exceed 25 percent of the total receipts or expenditures, whichever is greater, for the period covered by the late report. However, if an executive committee fails to file a report on the Friday immediately preceding the general election, the fine shall be \$10,000 per day for each day a state executive committee is late and \$500 per day for each day a county executive committee is late. Upon receipt of the report, the filing officer shall determine the amount of the fine which is due and shall notify the chair. The filing officer shall determine the amount of the fine due based upon the earliest of the following:
- 1. When the report is actually received by such officer.
 - 2. When the report is postmarked.
 - 3. When the certificate of mailing is dated.

1	4. When the receipt from an established courier
2	company is dated.
3	5. When the electronic receipt issued pursuant to s.
4	<u>106.0705 is dated.</u>
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6	Such fine shall be paid to the filing officer within 20 days
7	after receipt of the notice of payment due, unless appeal is
8	made to the Florida Elections Commission pursuant to paragraph
9	(c). An officer or member of an executive committee shall not
10	be personally liable for such fine.
11	Section 25. <u>If any provision of this act or its</u>
12	application to any person or circumstance is held invalid, the
13	invalidity does not affect other provisions or applications of
14	the act which can be given effect without the invalid
15	provision or application, and to this end the provisions of
16	this act are severable.
17	Section 26. Except as otherwise provided herein, this
18	act shall take effect July 1, 2004.
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