1

CS/CS/HB 247, Engrossed 2

A bill to be entitled

2 An act relating to paper reduction; amending s. 3 97.052, F.S.; providing that the uniform statewide 4 voter registration application be designed to elicit 5 the e-mail address of an applicant and whether the 6 applicant desires to receive sample ballots by e-mail; 7 amending s. 101.20, F.S.; authorizing a supervisor of 8 elections to send a sample ballot to a registered 9 elector by e-mail under certain circumstances; 10 amending s. 125.66, F.S.; requiring the clerk of a board of county commissioners to electronically 11 12 transmit enacted ordinances, amendments, and emergency ordinances to the Department of State; amending s. 13 194.034, F.S.; permitting a value adjustment board to 14 electronically provide the taxpayer and property 15 appraiser with notice of the decision of the board; 16 17 creating s. 192.048, F.S.; allowing certain ad valorem 18 communications to be sent electronically in lieu of 19 regular mail; providing requirements and conditions 20 applicable to such electronic communications; amending s. 903.14, F.S.; permitting the electronic filing of 21 22 certain affidavits; amending s. 903.26, F.S.; 23 authorizing a clerk of court to mail or electronically 24 transmit a notice relating to a bond forfeiture proceeding; amending s. 903.27, F.S.; permitting a 25 clerk of court to furnish certain required documents 26 and notices relating to bond forfeitures by mail or 27 electronic means; amending s. 903.31, F.S.; providing 28

Page 1 of 11

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb0247-04-e2

CS/CS/HB 247, Engrossed 2

29 that a certificate of cancellation of an original bond 30 may be furnished by mail or electronically; providing an effective date. 31 32 33 Be It Enacted by the Legislature of the State of Florida: 34 35 Section 1. Paragraphs (e) through (t) of subsection (2) of 36 section 97.052, Florida Statutes, are redesignated as paragraphs (f) through (u), respectively, and a new paragraph (e) is added 37 38 to that section, to read: 39 97.052 Uniform statewide voter registration application.-40 (2)The uniform statewide voter registration application must be designed to elicit the following information from the 41 42 applicant: (e) E-mail address and whether the applicant wishes to 43 44 receive sample ballots by e-mail. 45 The registration application must be in plain language and 46 47 designed so that convicted felons whose civil rights have been 48 restored and persons who have been adjudicated mentally 49 incapacitated and have had their voting rights restored are not 50 required to reveal their prior conviction or adjudication. Section 2. Subsection (2) of section 101.20, Florida 51 52 Statutes, is amended to read: 53 101.20 Publication of ballot form; sample ballots.-54 (2) Upon completion of the list of qualified candidates, a sample ballot shall be published by the supervisor of elections 55 56 in a newspaper of general circulation in the county, before

Page 2 of 11

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

CS/CS/HB 247, Engrossed 2

57 prior to the day of election. A supervisor may send a sample 58 ballot to each registered elector by e-mail at least 7 days before an election if an e-mail address has been provided and 59 the elector has opted to receive a sample ballot by electronic 60 61 delivery. If an e-mail address has not been provided, or if the 62 elector has not opted for electronic delivery If the county has 63 an addressograph or equivalent system for mailing to registered 64 electors, a sample ballot may be mailed to each registered 65 elector or to each household in which there is a registered 66 elector, in lieu of publication, at least 7 days before an prior 67 to any election. Section 3. Paragraph (b) of subsection (2) and subsection 68 (3) of section 125.66, Florida Statutes, are amended to read: 69 70 125.66 Ordinances; enactment procedure; emergency 71 ordinances; rezoning or change of land use ordinances or 72 resolutions.-73 (2) 74 (b) Certified copies of ordinances or amendments thereto 75 enacted under this regular enactment procedure shall be filed 76 with the Department of State by the clerk of the board of county 77 commissioners within 10 days after enactment by said board and 78 shall take effect upon filing with the Department of State. 79 However, any ordinance may prescribe a later effective date. In 80 lieu of delivery of the certified copies of the enacted 81 ordinances or amendments by first-class mail, the clerk of the 82 board of county commissioners shall transmit the enacted 83 ordinances or amendments to the department by e-mail. The 84 department shall confirm by e-mail the receipt and effective

Page 3 of 11

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

CS/CS/HB 247, Engrossed 2

85 date of the ordinances or amendments with the clerk of the board 86 of county commissioners.

87 (3) The emergency enactment procedure shall be as follows: 88 The board of county commissioners at any regular or special 89 meeting may enact or amend any ordinance with a waiver of the 90 notice requirements of subsection (2) by a four-fifths vote of 91 the membership of such board, declaring that an emergency exists 92 and that the immediate enactment of said ordinance is necessary. 93 However, no emergency ordinance or resolution shall be enacted 94 which establishes or amends the actual zoning map designation of 95 a parcel or parcels of land or changes the actual list of permitted, conditional, or prohibited uses within a zoning 96 97 category. Emergency enactment procedures for land use plans 98 adopted pursuant to part II of chapter 163 shall be pursuant to 99 that part. Certified copies of ordinances or amendments thereto 100 enacted under this emergency enactment procedure by a county 101 shall be filed with the Department of State by the clerk of the 102 board of county commissioners as soon after enactment by said 103 board as is practicable. An emergency ordinance enacted under 104 this procedure shall be transmitted by the clerk of the board of 105 county commissioners by e-mail to the Department of State. It 106 shall be deemed to be filed and shall take effect when a copy 107 has been accepted and confirmed by the department by e-mail 108 deemed to be filed and shall take effect when a copy has been 109 accepted by the postal authorities of the Government of the 110 United States for special delivery by certified mail to the Department of State. 111 Section 4. Subsection (2) of section 194.034, Florida 112 Page 4 of 11

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

CS/CS/HB 247, Engrossed 2

113 Statutes, is amended to read:

114

194.034 Hearing procedures; rules.-

115 (2) In each case, except if the complaint is withdrawn by the petitioner or if the complaint is acknowledged as correct by 116 117 the property appraiser, the value adjustment board shall render a written decision. All such decisions shall be issued within 20 118 119 calendar days after the last day the board is in session under 120 s. 194.032. The decision of the board must contain findings of fact and conclusions of law and must include reasons for 121 122 upholding or overturning the determination of the property 123 appraiser. If a special magistrate has been appointed, the recommendations of the special magistrate shall be considered by 124 125 the board. The clerk, upon issuance of a decision, shall, on a 126 form provided by the Department of Revenue, notify each taxpayer 127 and the property appraiser of the decision of the board. This 128 notification shall be by first-class mail or by electronic means 129 if selected by the taxpayer on the originally filed petition 130 each taxpayer and the property appraiser of the decision of the 131 board. If requested by the Department of Revenue, the clerk 132 shall provide to the department a copy of the decision or 133 information relating to the tax impact of the findings and results of the board as described in s. 194.037 in the manner 134 135 and form requested. 136 Section 5. Section 192.048, Florida Statutes, is created 137 to read:

138

<u>192.048 Electronic transmission.-</u>

139(1) Subject to subsection (2), the following documents may140be transmitted electronically rather than by regular mail:

Page 5 of 11

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

FLORIDA	HOUSE	OF REP	RESENT	ATIVES
---------	-------	--------	--------	--------

CS/CS/HB 247, Engrossed 2 2013 141 (a) The notice of proposed property taxes required under 142 s. 200.069. (b) The tax exemption renewal application required under 143 144 s. 196.011(6)(a). 145 The tax exemption renewal application required under (C) 146 s. 196.011(6)(b). 147 (d) A notification of intent to deny a tax exemption 148 required under s. 196.011(9)(e). 149 The decision of the value adjustment board required (e) 150 under s. 194.034(2). 151 Electronic transmission pursuant to this section is (2) 152 authorized only under the following conditions: 153 The recipient consents in writing to receiving the (a) 154 document electronically. 155 (b) On the form used to obtain the recipient's written 156 consent, the sender must include a statement in substantially 157 the following form and in a font equal to or greater than the 158 font used for the text requesting the recipient's consent: 159 "Notice: Under Florida law, e-mail addresses are public records. 160 By consenting to communicate with this office electronically, 161 your e-mail address will be released in response to any 162 applicable public records request." 163 (c) Before sending a document, the sender verifies the 164 recipient's address by sending an electronic transmission to the 165 recipient and receiving an affirmative response from the 166 recipient verifying that the recipient's address is correct. 167 (d) If a document is returned as undeliverable, the sender 168 must send the document by regular mail, as required by law.

Page 6 of 11

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

CS/CS/HB 247, Engrossed 2

169	(e) Documents sent pursuant to this section must comply
170	with the same timing and form requirements as if the documents
171	were sent by regular mail.
172	(f) The sender renews the consent and verification
173	requirements every 5 years.
174	Section 6. Subsection (1) of section 903.14, Florida
175	Statutes, is amended to read:
176	903.14 Contracts to indemnify sureties
177	(1) A surety shall file with the bond an affidavit stating
178	the amount and source of any security or consideration which the
179	surety or anyone for his or her use has received or been
180	promised for the bond. The affidavit may be filed in person or
181	electronically.
182	Section 7. Paragraph (b) of subsection (1), paragraph (a)
183	of subsection (2), and subsection (3) of section 903.26, Florida
184	Statutes, are amended to read:
185	903.26 Forfeiture of the bond; when and how directed;
186	discharge; how and when made; effect of payment
187	(1) A bail bond shall not be forfeited unless:
188	(b) The clerk of court gave the surety at least 72 hours'
189	notice, exclusive of Saturdays, Sundays, and holidays, before
190	the time of the required appearance of the defendant. Notice
191	shall not be necessary if the time for appearance is within 72
192	hours from the time of arrest, or if the time is stated on the
193	bond. Such notice may be mailed or electronically transmitted.
194	(2)(a) If there is a breach of the bond, the court shall
195	declare the bond and any bonds or money deposited as bail
196	forfeited. The clerk of the court shall mail <u>or electronically</u>
I	Page 7 of 11

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

CS/CS/HB 247, Engrossed 2

197 transmit a notice to the surety agent and surety company in 198 writing within 5 days after of the forfeiture. A certificate 199 signed by the clerk of the court or the clerk's designee, 200 certifying that the notice required herein was mailed or 201 electronically transmitted on a specified date and accompanied 202 by a copy of the required notice, shall constitute sufficient 203 proof that such mailing or electronic transmission was properly 204 accomplished as indicated therein. If such mailing or electronic 205 transmission was properly accomplished as evidenced by such certificate, the failure of the surety agent, of a company, or 206 207 of a defendant to receive such mail notice shall not constitute a defense to such forfeiture and shall not be grounds for 208 discharge, remission, reduction, set aside, or continuance of 209 210 such forfeiture. The forfeiture shall be paid within 60 days of 211 the date the notice was mailed or electronically transmitted.

212 (3) Sixty days after the forfeiture notice has been mailed
 213 <u>or electronically transmitted</u>:

(a) State and county officials having custody of forfeited
money shall deposit the money in the fine and forfeiture fund
established pursuant to s. 142.01.+

(b) Municipal officials having custody of forfeited money
 shall deposit the money in a designated municipal fund.;

(c) Officials having custody of bonds as authorized by s.
903.16 shall transmit the bonds to the clerk of the circuit
court who shall sell them at market value and disburse the
proceeds as provided in paragraphs (a) and (b).

223 Section 8. Subsections (1) and (2) of section 903.27, 224 Florida Statutes, are amended to read:

Page 8 of 11

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

CS/CS/HB 247, Engrossed 2

225

903.27 Forfeiture to judgment.-

226 If the forfeiture is not paid or discharged by order (1)227 of a court of competent jurisdiction within 60 days and the bond 228 is secured other than by money and bonds authorized in s. 229 903.16, the clerk of the circuit court for the county where the 230 order was made shall enter a judgment against the surety for the 231 amount of the penalty and issue execution. However, in any case 232 in which the bond forfeiture has been discharged by the court of 233 competent jurisdiction conditioned upon the payment by the 234 surety of certain costs or fees as allowed by statute, the 235 amount for which judgment may be entered may not exceed the 236 amount of the unpaid fees or costs upon which the discharge had 237 been conditioned. Judgment for the full amount of the forfeiture 238 shall not be entered if payment of a lesser amount will satisfy 239 the conditions to discharge the forfeiture. Within 10 days, the 240 clerk shall furnish the Department of Financial Services and the 241 Office of Insurance Regulation of the Financial Services Commission with a certified copy of the judgment docket and 242 243 shall furnish the surety company at its home office a copy of 244 the judgment, which shall include the power of attorney number 245 of the bond and the name of the executing agent. If the judgment is not paid within 35 days, the clerk shall furnish the 246 Department of Financial Services, the Office of Insurance 247 248 Regulation, and the sheriff of the county in which the bond was 249 executed, or the official responsible for operation of the county jail, if other than the sheriff, two copies of the 250 judgment and a certificate stating that the judgment remains 251 252 unsatisfied. When and if the judgment is properly paid or an

Page 9 of 11

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

hb0247-04-e2

CS/CS/HB 247, Engrossed 2

253 order to vacate the judgment has been entered by a court of 254 competent jurisdiction, the clerk shall immediately notify the 255 sheriff, or the official responsible for the operation of the 256 county jail, if other than the sheriff, and the Department of 257 Financial Services and the Office of Insurance Regulation, if 258 the department and office had been previously notified of 259 nonpayment, of such payment or order to vacate the judgment. The 260 clerk may furnish documents or give notice as required in this 261 subsection by mail or electronic means. The clerk shall also 262 immediately prepare and record in the public records a 263 satisfaction of the judgment or record the order to vacate judgment. If the defendant is returned to the county of 264 265 jurisdiction of the court, whenever a motion to set aside the 266 judgment is filed, the operation of this section is tolled until 267 the court makes a disposition of the motion.

268 A certificate signed by the clerk of the court or her (2) 269 or his designee, certifying that the notice required in subsection (1) was mailed or electronically delivered on a 270 271 specified date, and accompanied by a copy of the required notice 272 constitutes sufficient proof that such mailing or electronic 273 delivery was properly accomplished as indicated therein. If such 274 mailing or electronic delivery was properly accomplished as 275 evidenced by such certificate, the failure of a company to 276 receive a copy of the judgment as prescribed in subsection (1) 277 does not constitute a defense to the forfeiture and is not a 278 ground for the discharge, remission, reduction, set-aside, or 279 continuance of such forfeiture.

280

Section 9. Subsection (1) of section 903.31, Florida

Page 10 of 11

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

CS/CS/HB 247, Engrossed 2

281 Statutes, is amended to read:

282

903.31 Canceling the bond.-

283 Within 10 business days after the conditions of a bond (1)284 have been satisfied or the forfeiture discharged or remitted, 285 the court shall order the bond canceled and, if the surety has 286 attached a certificate of cancellation to the original bond, the 287 clerk of the court shall mail or electronically furnish an 288 executed certificate of cancellation to the surety without cost. 289 An adjudication of guilt or innocence, an acquittal, or a 290 withholding of an adjudication of guilt shall satisfy the 291 conditions of the bond. The original appearance bond shall 292 expire 36 months after such bond has been posted for the release of the defendant from custody. This subsection does not apply to 293 294 cases in which a bond has been declared forfeited.

295

Section 10. This act shall take effect October 1, 2013.