Bill No. HB 7013 (2013)

Amendment No.4

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Appropriations Committee Representative Rouson offered the following:

Amendment (with title amendment)

Between lines 111 and 112, insert:

Section 3. Section 101.045, Florida Statutes, is amended to read:

101.045 Electors must be registered in precinct; provisions for change of residence or name.-

(1) A person is not permitted to vote in any election precinct or district other than the one in which the person has 11 12 his or her legal residence and in which the person is 13 registered. However, a person temporarily residing outside the 14 county shall be registered in the precinct in which the main office of the supervisor, as designated by the supervisor, is 15 located when the person has no permanent address in the county 16 and it is the person's intention to remain a resident of Florida 17 18 and of the county in which he or she is registered to vote. Such 19 persons who are registered in the precinct in which the main

270281 - h7013-line111 Rouson2.docx Published On: 2/20/2013 7:55:40 PM Page 1 of 4

1

Bill No. HB 7013 (2013)

office of the supervisor, as designated by the supervisor, is located and who are residing outside the county with no permanent address in the county shall not be registered electors of a municipality and therefore shall not be permitted to vote in any municipal election.

(2) (a) An elector who moves from the precinct in which the elector is registered may be permitted to vote in the precinct to which he or she has moved his or her legal residence, if the change of residence is within the same county and the elector completes an affirmation in substantially the following form: Change of Legal Residence of Registered

31 Voter

Amendment No.4

32 Under penalties for false swearing, I, ... (Name of voter)..., 33 swear (or affirm) that the former address of my legal residence 34 was ... (Address of legal residence) ... in the municipality of 35, in County, Florida, and I was registered to vote in the precinct of County, Florida; that I have not voted 36 in the precinct of my former registration in this election; that 37 38 I now reside at ... (Address of legal residence)... in the 39 Municipality of, in County, Florida, and am therefore 40 eligible to vote in the precinct of County, Florida; 41 and I further swear (or affirm) that I am otherwise legally 42 registered and entitled to vote.

43 ... (Signature of voter whose address of legal residence has44 changed)...

45 (b) Except for an active uniformed services voter or a
46 member of his or her family, an elector whose change of address
47 is from outside the county may not change his or her legal

270281 - h7013-line111 Rouson2.docx Published On: 2/20/2013 7:55:40 PM Page 2 of 4

Bill No. HB 7013 (2013)

Amendment No.4 48 residence at the polling place and vote a regular ballot; 49 however, such elector is entitled to vote a provisional ballot. 50 (b) (c) An elector whose name changes because of marriage or other legal process may be permitted to vote, provided such 51 52 elector completes an affirmation in substantially the following 53 form: 54 Change of Name of Registered 55 Voter 56 Under penalties for false swearing, I, ... (New name of 57 voter)..., swear (or affirm) that my name has been changed 58 because of marriage or other legal process. My former name and 59 address of legal residence appear on the registration records of 60 precinct as follows: 61 Name 62 Address 63 Municipality 64 County 65 Florida, Zip 66 My present name and address of legal residence are as follows: 67 Name 68 Address 69 Municipality 70 County 71 Florida, Zip 72 and I further swear (or affirm) that I am otherwise legally registered and entitled to vote. 73 74 ... (Signature of voter whose name has changed) ... 270281 - h7013-line111 Rouson2.docx Published On: 2/20/2013 7:55:40 PM Page 3 of 4

Bill No. HB 7013 (2013)

Amendment No.4

75 <u>(c) (d)</u> Instead of the affirmation contained in paragraph 76 (a) or paragraph <u>(b)</u> (c), an elector may complete a voter 77 registration application that indicates the change of name or 78 change of address of legal residence.

79 (d)(e) Such affirmation or application, when completed and 80 presented at the precinct in which such elector is entitled to 81 vote, and upon verification of the elector's registration, shall 82 entitle such elector to vote as provided in this subsection. If 83 the elector's eligibility to vote cannot be determined, he or she shall be entitled to vote a provisional ballot, subject to 84 the requirements and procedures in s. 101.048. Upon receipt of 85 86 an affirmation or application certifying a change in address of legal residence or name, the supervisor shall as soon as 87 88 practicable make the necessary changes in the statewide voter 89 registration system to indicate the change in address of legal 90 residence or name of such elector.

91 92

93

94

TITLE AMENDMENT

Remove line 11 and insert:

95 voting; amending s. 101.045, F.S.; authorizing an elector whose 96 legal residence is outside the county to change legal residence 97 at the polling place; providing an effective date.

270281 - h7013-line111 Rouson2.docx Published On: 2/20/2013 7:55:40 PM Page 4 of 4