By Senator Bradley

	5-00728B-17 20171160
1	A bill to be entitled
2	An act relating to elections; amending s. 97.021,
3	F.S.; revising the definition of the term "marksense
4	ballot"; amending s. 99.061, F.S.; requiring a
5	candidate to provide a money order or cashier's check
6	drawn upon his or her campaign account to the filing
7	officer if not qualifying by petition; deleting
8	provisions regarding returned checks, to conform;
9	amending s. 100.011, F.S.; specifying conditions under
10	which a court may extend the time of the official
11	closing of the polls; amending s. 101.131, F.S.;
12	prohibiting an elected official from being designated
13	as a poll watcher; amending s. 101.151, F.S.;
14	specifying applicability of ballot layout requirements
15	with respect to voting systems using a voter interface
16	device to designate an elector's ballot selections;
17	amending s. 101.20, F.S.; providing an exception to
18	the requirement that the supervisor of elections
19	publish a sample ballot in a newspaper of general
20	circulation if a sample ballot is mailed to a
21	registered voter's household by a specified time;
22	amending s. 101.5603, F.S.; revising the definition of
23	the term "marking device"; amending s. 101.56075,
24	F.S.; revising a reference regarding the use of a
25	marking device; amending s. 101.68, F.S.; deleting an
26	obsolete date; modifying and clarifying provisions
27	governing the canvassing of vote-by-mail ballots;
28	authorizing use of the vote-by-mail ballot cure
29	affidavit if an elector's signature does not match the

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30	signature in the registration books or precinct
31	register; requiring the supervisor of elections to
32	immediately notify an elector upon receipt of a vote-
33	by-mail ballot with a missing or mismatched signature;
34	revising terminology; revising the cure affidavit
35	instructions with respect to acceptable forms of
36	identification; specifying that a Florida driver
37	license or Florida identification card are acceptable
38	forms of identification for purposes of curing a vote-
39	by-mail ballot; expanding the scope of post-election
40	signature update requests to include electors who
41	cured a vote-by-mail ballot with a mismatched
42	signature; amending s. 105.031, F.S.; requiring
43	certain nonpartisan candidates to provide a money
44	order or cashier's check drawn upon his or her
45	campaign account to the filing officer if not
46	qualifying by petition; deleting provisions regarding
47	returned checks, to conform; providing an effective
48	date.
49	
50	Be It Enacted by the Legislature of the State of Florida:
51	
52	Section 1. Subsection (5) of section 97.021, Florida
53	Statutes, is amended to read:
54	97.021 DefinitionsFor the purposes of this code, except
55	where the context clearly indicates otherwise, the term:
56	(5) "Ballot" or "official ballot" when used in reference
57	to:
58	(a) "Marksense <u>ballot</u> $\frac{ballots''}{ballots''}$ means <u>a</u> that printed sheet
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59	of paper, used in conjunction with an electronic or
60	electromechanical vote tabulation voting system, containing the
61	names of candidates, $rac{\partial \mathbf{r}}{\partial \mathbf{r}}$ a statement of proposed constitutional
62	amendments or other questions or propositions submitted to the
63	electorate at any election, or the selections made by the
64	elector of candidates or other questions or propositions at an
65	<u>election,</u> on which sheet of paper an elector casts his or her
66	vote either directly on the sheet of paper or indirectly through
67	the use of a voter interface device used to designate the
68	elector's ballot selections on the sheet of paper.
69	(b) "Electronic or electromechanical devices" means a
70	ballot that is voted by the process of electronically
71	designating, including by touchscreen, or marking with a marking
72	device for tabulation by automatic tabulating equipment or data
73	processing equipment.
74	Section 2. Paragraph (a) of subsection (7) of section
75	99.061, Florida Statutes, is amended to read:
76	99.061 Method of qualifying for nomination or election to
77	federal, state, county, or district office
78	(7)(a) In order for a candidate to be qualified, the
79	following items must be received by the filing officer by the
80	end of the qualifying period:
81	1. A money order or cashier's check properly executed check
82	drawn upon <u>funds in</u> the candidate's campaign account payable to
83	the person or entity as prescribed by the filing officer in an
84	amount not less than the fee required by s. 99.092, unless the
85	candidate obtained the required number of signatures on
86	petitions pursuant to s. 99.095. The filing fee for a special
87	district candidate is not required to be drawn upon <u>funds in</u> the

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88	candidate's campaign account. If a candidate's check is returned
89	by the bank for any reason, the filing officer shall immediately
90	notify the candidate and the candidate shall have until the end
91	of qualifying to pay the fee with a cashier's check purchased
92	from funds of the campaign account. Failure to pay the fee as
93	provided in this subparagraph shall disqualify the candidate.
94	2. The candidate's oath required by s. 99.021, which must
95	contain the name of the candidate as it is to appear on the
96	ballot; the office sought, including the district or group
97	number if applicable; and the signature of the candidate, which
98	must be verified under oath or affirmation pursuant to s.
99	92.525(1)(a).
100	3. If the office sought is partisan, the written statement
101	of political party affiliation required by s. 99.021(1)(b).
102	4. The completed form for the appointment of campaign
103	treasurer and designation of campaign depository, as required by
104	s. 106.021.
105	5. The full and public disclosure or statement of financial
106	interests required by subsection (5). A public officer who has
107	filed the full and public disclosure or statement of financial
108	interests with the Commission on Ethics or the supervisor of
109	elections prior to qualifying for office may file a copy of that
110	disclosure at the time of qualifying.
111	Section 3. Present subsections (3) and (4) of section
112	100.011, Florida Statutes, are renumbered as subsections (4) and
113	(5), respectively, and a new subsection (3) is added to that
114	section, to read:
115	100.011 Opening and closing of polls, all elections;
116	expenses
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117	(3) A court may not extend the time of the official closing
118	of the polls unless there is a specific showing or finding of
119	fact that extraordinary circumstances exist to justify the
120	extension.
121	Section 4. Subsection (3) of section 101.131, Florida
122	Statutes, is amended to read:
123	101.131 Watchers at polls
124	(3) <u>An elected official,</u> No candidate <u>,</u> or sheriff, deputy
125	sheriff, police officer, or other law enforcement officer may
126	not be designated as a poll watcher.
127	Section 5. Subsection (10) is added to section 101.151,
128	Florida Statutes, to read:
129	101.151 Specifications for ballots
130	(10) With respect to any voting system that uses a voter
131	interface device to designate the elector's ballot selections on
132	a sheet of paper, the requirements of this section, s. 101.161,
133	and ss. 101.2512-101.254 which prescribe specifications for
134	ballot layout apply only to how the candidates and issues are
135	displayed on the voter interface device.
136	Section 6. Subsection (2) of section 101.20, Florida
137	Statutes, is amended to read:
138	101.20 Publication of ballot form; sample ballots
139	(2) Upon completion of the list of qualified candidates, a
140	sample ballot shall be published by the supervisor of elections
141	in a newspaper of general circulation in the county $_{m au}$ before the
142	day of election. However, the supervisor is not required to
143	publish the sample ballot in a newspaper of general circulation
144	in the county if the supervisor mails a sample ballot to each
145	household where there is a registered elector at least 7 days

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146	before the election. The A supervisor may send a sample ballot
147	to each registered elector by e-mail at least 7 days before an
148	election if an e-mail address has been provided and the elector
149	has opted to receive a sample ballot by electronic delivery. If
150	an e-mail address has not been provided, or if the elector has
151	not opted for electronic delivery, a sample ballot may be mailed
152	to each registered elector or to each household in which there
153	is a registered elector at least 7 days before an election.
154	Section 7. Subsection (5) of section 101.5603, Florida
155	Statutes, is amended to read:
156	101.5603 Definitions relating to Electronic Voting Systems
157	ActAs used in this act, the term:
158	(5) "Marking device" means any approved device for marking
159	a ballot with ink or other substance, including the use of a
160	voter interface device, which will enable the ballot to be
161	tabulated by means of automatic tabulating equipment.
162	Section 8. Subsection (1) of section 101.56075, Florida
163	Statutes, is amended to read:
164	101.56075 Voting methods
165	(1) Except as provided in subsection (2), all voting shall
166	be by marksense ballot <u>using</u> utilizing a marking device for the
167	purpose of designating ballot selections.
168	Section 9. Section 101.68, Florida Statutes, is amended to
169	read:
170	101.68 Canvassing of vote-by-mail ballot
171	(1) The supervisor of the county where the absent elector
172	resides shall receive the voted ballot, at which time the
173	supervisor shall compare the signature of the elector on the
174	voter's certificate with the signature of the elector in the
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5-00728B-17 20171160 175 registration books or the precinct register to determine whether 176 the elector is duly registered in the county and may record on 177 the elector's registration certificate that the elector has 178 voted. However, effective July 1, 2005, An elector who dies 179 after casting a vote-by-mail ballot but on or before election day shall remain listed in the registration books until the 180 181 results have been certified for the election in which the ballot 182 was cast. The supervisor shall safely keep the ballot unopened in his or her office until the county canvassing board canvasses 183 the vote. Except as provided in subsection (4), after a vote-by-184 185 mail ballot is received by the supervisor, the ballot is deemed 186 to have been cast, and changes or additions may not be made to 187 the voter's certificate. 188 (2) (a) The county canvassing board may begin the canvassing of vote-by-mail ballots at 7 a.m. on the 15th day before the 189

190 election, but not later than noon on the day following the 191 election. In addition, for any county using electronic 192 tabulating equipment, the processing of vote-by-mail ballots 193 through such tabulating equipment may begin at 7 a.m. on the 194 15th day before the election. However, notwithstanding any such 195 authorization to begin canvassing or otherwise processing vote-196 by-mail ballots early, no result shall be released until after 197 the closing of the polls in that county on election day. Any 198 supervisor of elections, deputy supervisor of elections, canvassing board member, election board member, or election 199 200 employee who releases the results of a canvassing or processing 201 of vote-by-mail ballots prior to the closing of the polls in that county on election day commits a felony of the third 202 degree, punishable as provided in s. 775.082, s. 775.083, or s. 203

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204	775.084.
205	(b) To ensure that all vote-by-mail ballots to be counted
206	by the canvassing board are accounted for, the canvassing board
207	shall compare the number of ballots in its possession with the
208	number of requests for ballots received to be counted according
209	to the supervisor's file or list.
210	(c)1. The canvassing board <u>must</u> shall, if the supervisor
211	has not already done so, compare the signature of the elector on
212	the voter's certificate or on the vote-by-mail ballot <u>cure</u>
213	affidavit as provided in subsection (4) with the signature of
214	the elector in the registration books or the precinct register
215	to see that the elector is duly registered in the county and to
216	determine the legality of that vote-by-mail ballot. <u>A vote-by-</u>
217	mail ballot may only be counted if:
218	a. The signature on the voter's certificate or the cure
219	affidavit matches the elector's signature in the registration
220	books or precinct register; however, in the case of a cure
221	affidavit, the supporting identification listed in subsection
222	(4) must also confirm the identity of the elector; or
223	b. The cure affidavit contains a signature that does not
224	match the elector's signature in the registration books or
225	precinct register, but the elector has submitted a current and
226	valid Tier 1 identification pursuant to subsection (4) which
227	confirms the identity of the elector.
228	2. The ballot of an elector who casts a vote-by-mail ballot
229	shall be counted even if the elector dies on or before election
230	day, as long as, <u>before</u> prior to the death of the voter, the
231	ballot was postmarked by the United States Postal Service, date-

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stamped with a verifiable tracking number by a common carrier,

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233	or already in the possession of the supervisor of elections. A
234	vote-by-mail ballot is considered illegal if the voter's
235	certificate or vote-by-mail ballot affidavit does not include
236	the signature of the elector, as shown by the registration
237	records or the precinct register. However,
238	3. A vote-by-mail ballot is not considered illegal if the
239	signature of the elector does not cross the seal of the mailing
240	envelope. If the canvassing board determines that any ballot is
241	illegal, a member of the board shall, without opening the
242	envelope, mark across the face of the envelope: "rejected as
243	illegal." The vote-by-mail ballot affidavit, if applicable, the
244	envelope, and the ballot contained therein shall be preserved in
245	the manner that official ballots voted are preserved.
246	4.2. If any elector or candidate present believes that a
247	vote-by-mail ballot is illegal due to a defect apparent on the
248	voter's certificate or the <u>cure</u> vote-by-mail ballot affidavit,
249	he or she may, at any time before the ballot is removed from the
250	envelope, file with the canvassing board a protest against the
251	canvass of that ballot, specifying the precinct, the ballot, and
252	the reason he or she believes the ballot to be illegal. A
253	challenge based upon a defect in the voter's certificate or <u>cure</u>
254	vote-by-mail ballot affidavit may not be accepted after the
255	ballot has been removed from the mailing envelope.
256	5. If the canvassing board determines that a ballot is
257	illegal, a member of the board must, without opening the
258	envelope, mark across the face of the envelope: "rejected as
259	illegal." The cure affidavit, if applicable, the envelope, and
260	the ballot therein shall be preserved in the manner that
261	official ballots are preserved.

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5-00728B-17 20171160 262 (d) The canvassing board shall record the ballot upon the 263 proper record, unless the ballot has been previously recorded by 264 the supervisor. The mailing envelopes shall be opened and the 265 secrecy envelopes shall be mixed so as to make it impossible to 266 determine which secrecy envelope came out of which signed 267 mailing envelope; however, in any county in which an electronic 268 or electromechanical voting system is used, the ballots may be 269 sorted by ballot styles and the mailing envelopes may be opened 270 and the secrecy envelopes mixed separately for each ballot 271 style. The votes on vote-by-mail ballots shall be included in 272 the total vote of the county.

273 (3) The supervisor or the chair of the county canvassing 274 board shall, after the board convenes, have custody of the vote-275 by-mail ballots until a final proclamation is made as to the 276 total vote received by each candidate.

277 (4) (a) The supervisor of elections shall, on behalf of the 278 county canvassing board, notify each elector whose ballot was 279 rejected as illegal and provide the specific reason the ballot 280 was rejected. The supervisor shall mail a voter registration 281 application to the elector to be completed indicating the 282 elector's current signature if the elector's ballot was rejected 283 due to a difference between the elector's signature on the 284 voter's certificate or vote-by-mail ballot affidavit and the 285 elector's signature in the registration books or precinct 286 register. This section does not prohibit the supervisor from 287 providing additional methods for updating an elector's 288 signature.

289 (b) Until 5 p.m. on the day before an election, The 290 supervisor shall, on behalf of the county canvassing board,

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291	<u>immediately notify</u> allow an elector who has returned a vote-by-
292	mail ballot that does not include the elector's signature <u>or</u>
293	contains a signature that does not match the elector's signature
294	in the registration books or precinct register. The supervisor
295	shall allow such an elector to complete and submit an affidavit
296	in order to cure the unsigned vote-by-mail ballot <u>until 5 p.m.</u>
297	on the day before the election.
298	(b) (c) The elector shall provide identification to the
299	supervisor and must complete a <u>cure</u> vote-by-mail ballot
300	affidavit in substantially the following form:
301	
302	VOTE-BY-MAIL BALLOT <u>CURE</u> AFFIDAVIT
303	I,, am a qualified voter in this election and
304	registered voter of County, Florida. I do solemnly swear or
305	affirm that I requested and returned the vote-by-mail ballot and
306	that I have not and will not vote more than one ballot in this
307	election. I understand that if I commit or attempt any fraud in
308	connection with voting, vote a fraudulent ballot, or vote more
309	than once in an election, I may be convicted of a felony of the
310	third degree and fined up to $$5,000$ and imprisoned for up to 5
311	years. I understand that my failure to sign this affidavit means
312	that my vote-by-mail ballot will be invalidated.
313	
314	(Voter's Signature)
315	
316	(Address)
317	<u>(c)</u> Instructions must accompany the <u>cure</u> vote-by-mail
318	ballot affidavit in substantially the following form:
319	
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5-00728B-17 20171160 320 READ THESE INSTRUCTIONS CAREFULLY BEFORE COMPLETING THE AFFIDAVIT. FAILURE TO FOLLOW THESE INSTRUCTIONS MAY CAUSE YOUR 321 BALLOT NOT TO COUNT. 322 323 324 1. In order to ensure that your vote-by-mail ballot will be 325 counted, your affidavit should be completed and returned as soon 326 as possible so that it can reach the supervisor of elections of 327 the county in which your precinct is located no later than 5 p.m. on the 2nd day before the election. 328 329 2. You must sign your name on the line above (Voter's 330 Signature). 331 3. You must make a copy of one of the following forms of 332 identification: 333 a. Tier 1 identification.-Current and valid identification 334 that includes your name and photograph: Florida driver license; 335 Florida identification card issued by the Department of Highway 336 Safety and Motor Vehicles; United States passport; debit or 337 credit card; military identification; student identification; 338 retirement center identification; neighborhood association 339 identification; public assistance identification; veteran health 340 identification card issued by the United States Department of 341 Veterans Affairs; a Florida license to carry a concealed weapon 342 or firearm; or an employee identification card issued by any 343 branch, department, agency, or entity of the Federal Government, 344 the state, a county, or a municipality; or 345 b. Tier 2 identification.-ONLY IF YOU DO NOT HAVE A TIER 1 346 FORM OF IDENTIFICATION, identification that shows your name and 347 current residence address: current utility bill, bank statement, 348 government check, paycheck, or government document (excluding

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349 voter identification card).

4. Place the envelope bearing the affidavit into a mailing envelope addressed to the supervisor. Insert a copy of your identification in the mailing envelope. Mail, deliver, or have delivered the completed affidavit along with the copy of your identification to your county supervisor of elections. Be sure there is sufficient postage if mailed and that the supervisor's address is correct.

357 5. Alternatively, you may fax or e-mail your completed 358 affidavit and a copy of your identification to the supervisor of 359 elections. If e-mailing, please provide these documents as 360 attachments.

361 (d) (d) (e) The department and each supervisor shall include the 362 affidavit and instructions on their respective websites. The 363 supervisor must include his or her office's mailing address, e-364 mail address, and fax number on the page containing the 365 affidavit instructions; the department's instruction page must 366 include the office mailing addresses, e-mail addresses, and fax 367 numbers of all supervisors of elections or provide a conspicuous 368 link to such addresses.

369 <u>(e) (f)</u> The supervisor shall attach each affidavit received 370 to the appropriate vote-by-mail ballot mailing envelope.

(f) After all election results on the ballot have been certified, the supervisor shall, on behalf of the county canvassing board, notify each elector whose ballot has been rejected as illegal and provide the specific reason the ballot was rejected. In addition, the supervisor shall mail a voter registration application to the elector to be completed indicating the elector's current signature if the signature on

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378	the voter's certificate or cure affidavit did not match the
379	elector's signature in the registration books or precinct
380	register. This section does not prohibit the supervisor from
381	providing additional methods for updating an elector's
382	signature.
383	Section 10. Paragraph (a) of subsection (5) of section
384	105.031, Florida Statutes, is amended to read:
385	105.031 Qualification; filing fee; candidate's oath; items
386	required to be filed
387	(5) ITEMS REQUIRED TO BE FILED.—
388	(a) In order for a candidate for judicial office or the
389	office of school board member to be qualified, the following
390	items must be received by the filing officer by the end of the
391	qualifying period:
392	1. Except for candidates for retention to judicial office,
393	a <u>money order or cashier's check</u>
394	upon <u>funds in</u> the candidate's campaign account in an amount not
395	less than the fee required by subsection (3) or, in lieu
396	thereof, the copy of the notice of obtaining ballot position
397	pursuant to s. 105.035. If a candidate's check is returned by
398	the bank for any reason, the filing officer shall immediately
399	notify the candidate and the candidate shall, the end of
400	qualifying notwithstanding, have 48 hours from the time such
401	notification is received, excluding Saturdays, Sundays, and
402	legal holidays, to pay the fee with a cashier's check purchased
403	from funds of the campaign account. Failure to pay the fee as
404	provided in this subparagraph shall disqualify the candidate.
405	2. The candidate's oath required by subsection (4), which
406	must contain the name of the candidate as it is to appear on the

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407
     ballot; the office sought, including the district or group
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     number if applicable; and the signature of the candidate, duly
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     acknowledged.
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          3. The loyalty oath required by s. 876.05, signed by the
411
     candidate and duly acknowledged.
          4. The completed form for the appointment of campaign
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     treasurer and designation of campaign depository, as required by
414
     s. 106.021. In addition, each candidate for judicial office,
     including an incumbent judge, shall file a statement with the
415
     qualifying officer, within 10 days after filing the appointment
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417
     of campaign treasurer and designation of campaign depository,
418
     stating that the candidate has read and understands the
419
     requirements of the Florida Code of Judicial Conduct. Such
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     statement shall be in substantially the following form:
421
422
                 Statement of Candidate for Judicial Office
423
424
     I, ... (name of candidate) ..., a judicial candidate, have
425
     received, read, and understand the requirements of the Florida
426
     Code of Judicial Conduct.
427
                                         ... (Signature of candidate) ...
428
                                                            ... (Date) ...
429
430
          5. The full and public disclosure of financial interests
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     required by s. 8, Art. II of the State Constitution or the
432
     statement of financial interests required by s. 112.3145,
433
     whichever is applicable. A public officer who has filed the full
434
     and public disclosure or statement of financial interests with
435
     the Commission on Ethics or the supervisor of elections prior to
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436	qualifying for office may file a copy of that disclosure at the
437	time of qualifying.
438	Section 11. This act shall take effect July 1, 2017.